

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ILLINOIS
EAST ST. LOUIS DIVISION

DAVID ROBERT BELTZ (AS-03210)
PLAINTIFF,

-VS-

DOCKET NO: 18-1064-DRH

MR. MULLHOLLAND,
WILLIAM QUINALS, SGT. MIKE MCCLURE,
JASON FURLOW, MASON YANKEY,
DEAN GROSS, KRISTA ALLSUP,
DR. M. SIDDIQUI, DR. SHAH,
N.P. MIKE MOLDENHAUER, JACQUELINE LASHBROOK,
ALEX JONES, KELLY PIERCE,
SGT. MR. JAMES, % ANDERSON,
SHERRY BENTON, CHRISTA MAHNKEN,
TAMERA TURNER, A.N. HOLLY HAWKINS,
% T. SMITH (BADE #4349), K. MALE,
DERRICK THREADEGILL, DEDE SHORT,
JASON WALLER, NURSE MISS. MEARS,
CHRISTOPHE FRITSCH, MENARD CORRECTIONAL CENTER,
WEXFORD HEALTH SERVICE,
ILLINOIS DEPARTMENT OF CORRECTIONS,
% JOHN DOE #1, % JOHN DOE #2,
NURSE JANE DOE #5, NURSE JANE DOE #6,
NURSE JANE DOE #7, NURSE JOHN DOE #8,
NURSE JANE DOE #9, 1/2 LT. MAJOR JOHN DOE #10, AND
UNIDENTIFIED JOHN AND JANE DOES, et al.,
DEFENDANTS.

SCANNED AT MENARD and E-mailed
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VERIFIED
CIVIL RIGHTS ACT COMPLAINT
TITLED 42, SECTION 1983 U.S. CODE

THIS IS A CIVIL RIGHTS COMPLAINT FILED BY, DAVID ROBERT BELTZ, PRO-SE, PLAINTIFF,
A STATE OF ILLINOIS PRISONER, UNDER 42 U.S.C. SECTION 1983, ALLEGING A
CIVIL CONSPIRACY IN CONJUNCTION WITH UNITED STATES CONSTITUTIONAL RIGHTS
VIOLATIONS UNDER THE FIRST, EIGHTH, AND FOURTEENTH AMENDMENTS TO THE U.S.
CONSTITUTION. THE PLAINTIFF ALSO ALLEGES THE TORT[S] OF NEGLIGENCE,
INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS, INTENTIONAL AND MALICIOUS ACTION,
SLANDER, ASSAULT AND BATTERY, SEXUAL ASSAULT AND BATTERY, AND OTHER[S].

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JURISDICTION

- ① THIS COURT HAS JURISDICTION OVER THE PLAINTIFF'S CLAIMS OF VIOLATIONS OF FEDERAL CONSTITUTIONAL RIGHTS UNDER 28 U.S.C. SECTION 1331 AND 1343;
- ② THIS COURT HAS SUPPLEMENTAL JURISDICTION OVER THE PLAINTIFF'S STATE LAW TORT CLAIMS UNDER 28 U.S.C. SECTION 1367;
- ③ THIS COURT HAS AUTHORITY PURSUANT TO 42 U.S.C. SECTION 1983 TO AWARD APPROPRIATE ACTUAL, CONSEQUENTIAL, COMPENSATORY, AND PUNITIVE DAMAGES, AND HAS AUTHORITY UNDER 42 U.S.C. SECTION 1988 TO AWARD ATTORNEY FEES AND COST TO SUCCESSFUL CIVIL RIGHTS PLAINTIFFS.

PARTIES:

- ④ THE PLAINTIFF, DAVID ROBERT BENTZ, WAS/IS INCARCERATED AT THE MENARD CORRECTIONAL CENTER DURING THE EVENTS DESCRIBED WITHIN THIS COMPLAINT.
- ⑤ DEFENDANT, MULHOLLAND, IS A CORRECTIONAL OFFICER OF MENARD CORRECTIONAL CENTER, IS EMPLOYED AT MENARD CORRECTIONAL CENTER. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.
- ⑥ DEFENDANT, WILLIAM QUALLS, IS A LIEUTENANT OF MENARD CORRECTIONAL CENTER, IS EMPLOYED AT MENARD CORRECTIONAL CENTER. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.
- ⑦ DEFENDANTS, FURLOW, YANKEY AND D. GROSS, ARE CORRECTIONAL OFFICERS OF MENARD CORRECTIONAL CENTER, ARE EMPLOYED AT MENARD CORRECTIONAL CENTER. THEY ARE SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES.
- ⑧ DEFENDANT, K. ALLSUP, IS A COUNSELOR OF MENARD CORRECTIONAL CENTER, IS EMPLOYED AT MENARD CORRECTIONAL CENTER. SHE IS SUED IN HER INDIVIDUAL AND OFFICIAL CAPACITY.
- ⑨ DEFENDANTS, DOCTOR M. SIDDIQUI, IS THE MEDICAL DIRECTOR OF MENARD CORRECTIONAL CENTER, IS EMPLOYED AT MENARD CORRECTIONAL CENTER THROUGH WEXFORD HEALTH SERVICE. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.

- ⑩ DEFENDANT, DOCTOR, SHAM, IS A DOCTOR OF MENARD CORRECTIONAL CENTER, IS EMPLOYED AT MENARD CORRECTIONAL CENTER THROUGH WEXFORD HEALTH SERVICE. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.
- ⑪ DEFENDANT, M.P., MIKE MOLDENHAUER, IS A NURSE PRACTITIONER OF MENARD CORRECTIONAL CENTER, IS EMPLOYED AT MENARD CORRECTIONAL CENTER THROUGH WEXFORD HEALTH SERVICE. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.
- ⑫ DEFENDANT, J. LASHBROOK, IS THE CHIEF WARDEN OF MENARD CORRECTIONAL CENTER, IS EMPLOYED AT MENARD CORRECTIONAL CENTER. SHE IS SUED IN HER INDIVIDUAL AND OFFICIAL CAPACITY.
- ⑬ DEFENDANT, ALEX JONES, IS THE ASSISTANT WARDEN OF MENARD CORRECTIONAL CENTER, IS EMPLOYED AT MENARD CORRECTIONAL CENTER. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.
- ⑭ DEFENDANT, KELLY PIERCE, IS A CORRECTIONAL OFFICER OF MENARD CORRECTIONAL CENTER, IS EMPLOYED AT MENARD CORRECTIONAL CENTER. SHE IS SUED IN HER INDIVIDUAL AND OFFICIAL CAPACITY.
- ⑮ DEFENDANT, SHERY BENTON, IS A INMATE ISSUES OFFICER OF THE ILLINOIS DEPARTMENT OF CORRECTIONS, IS EMPLOYED WITH THE ILLINOIS DEPARTMENT OF CORRECTIONS. SHE IS SUED IN HER INDIVIDUAL AND OFFICIAL CAPACITY.
- ⑯ DEFENDANT'S, CHRISTA MAHNKEN AND TAMERA TURNER, ARE MEDICAL STAFF OF MENARD CORRECTIONAL CENTER, ARE EMPLOYED AT MENARD CORRECTIONAL CENTER THROUGH WEXFORD HEALTH SERVICE. THEY ARE SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES.
- ⑰ DEFENDANT, R.N., HOLLY HAWKINS, IS NURSING SUPERVISOR OF MENARD CORRECTIONAL CENTER, IS EMPLOYED AT MENARD CORRECTIONAL CENTER THROUGH WEXFORD HEALTH SERVICE. SHE IS SUED IN HER INDIVIDUAL AND OFFICIAL CAPACITY.
- ⑱ DEFENDANT, MENARD CORRECTIONAL CENTER, IS A FACILITY LOCATED WITHIN THE STATE OF ILLINOIS OF THE ILLINOIS DEPARTMENT OF CORRECTIONS.
- ⑲ DEFENDANT, WEXFORD HEALTH SERVICE, IS UNDER CONTRACT TO PROVIDE MEDICAL CARE, FOR MENARD CORRECTIONAL CENTER AND/OR THE ILLINOIS DEPARTMENT OF CORRECTIONS, TO PRISONERS TO INCLUDE THIS PLAINTIFF.
- ⑳ DEFENDANT, THE ILLINOIS DEPARTMENT OF CORRECTIONS, OVERSEES FACILITIES SUCH AS MENARD CORRECTIONAL CENTER WITHIN THE STATE OF ILLINOIS.

21 DEFENDANT, S/O T. SMITH (BADGE #4349), IS AN ORANGE CRUSH (TACK) OFFICER OF BIG MUDDY RIVER CORRECTIONAL CENTER, IS EMPLOYED AT BIG MUDDY RIVER CORRECTIONAL CENTER. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.

22 DEFENDANT, JOHN DOE #1, IS AN ORANGE CRUSH (TACK) OFFICER (HELMENT #6) BELIEVED TO BE S/O HOLDER OF MEMPHIS CORRECTIONAL CENTER, IS EMPLOYED AT MEMPHIS CORRECTIONAL CENTER. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.

23 DEFENDANT'S, JASON WALLER, THREAD GILL, JOHN DOE #2, FRITSCH, AND DEDE SHORT, K. MAUE, ARE CORRECTIONAL OFFICERS/STAFF OF MEMPHIS CORRECTIONAL CENTER, ARE EMPLOYED AT MEMPHIS CORRECTIONAL CENTER. THEY ARE SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES (TO INCLUDE UNIDENTIFIED JOHN AND JANE DOES, ETC.)

24 DEFENDANT'S, NURSE JANE DOE #5, AND NURSE JANE DOE #6, ARE NURSES OF MEMPHIS CORRECTIONAL CENTER (NU), ARE EMPLOYED AT MEMPHIS CORRECTIONAL CENTER THROUGH WEXFORD HEALTH SERVICE. THEY ARE SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES.

25 DEFENDANT'S, NURSE JANE DOE #7 AND NURSE JOHN DOE #8, ARE NURSES AND/OR X-RAY TECHS OF MEMPHIS CORRECTIONAL CENTER, ARE EMPLOYED AT MEMPHIS CORRECTIONAL CENTER THROUGH WEXFORD HEALTH SERVICE. THEY ARE SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES.

26 DEFENDANT, NURSE JANE DOE #9, IS A NURSE OF MEMPHIS CORRECTIONAL CENTER (NU-12/05/17, 7AM-3PM), IS EMPLOYED AT MEMPHIS CORRECTIONAL CENTER THROUGH WEXFORD HEALTH SERVICE. SHE IS SUED IN HER INDIVIDUAL AND OFFICIAL CAPACITY.

27 DEFENDANT, NURSE MISS MEARS (SU-03/30/18, 7AM-3PM), IS A NURSE OF MEMPHIS CORRECTIONAL CENTER, IS EMPLOYED AT MEMPHIS CORRECTIONAL CENTER THROUGH WEXFORD HEALTH SERVICE. SHE IS SUED IN HER INDIVIDUAL AND OFFICIAL CAPACITY.

27-A DEFENDANT, SGT. MR. JAMES, IS A SERGEANT AT MEMPHIS CORRECTIONAL CENTER, IS EMPLOYED AT MEMPHIS CORRECTIONAL CENTER. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.

27-B DEFENDANT, S/O ANDERSON (TACK TEAM), IS A CORRECTIONAL OFFICER/TACK TEAM (ORANGE CRUSH) OF ~~MEMPHIS~~ VIAMITA CORRECTIONAL CENTER, WHO SHOOK PLAINTIFF'S CELL DOWN ~~(NU-6/2 MEMPHIS)~~ ON 11/30/17. HE/HER IS SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITY.

27-C DEFENDANT, LT/MAJOR, JOHN DOE #10, IS AN INTERNAL AFFAIRS OFFICER LT. AND/OR MAJOR (YOUNG, SHORT HAIR, SKIN) (INTERVIEWED PLAINTIFF ON 12/07/17) OF MEMPHIS CORRECTIONAL CENTER, IS EMPLOYED AT MEMPHIS CORRECTIONAL CENTER. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.

27-D DEFENDANT, SGT. MIKE MCCLURE, IS A SERGEANT AT MEMPHIS CORRECTIONAL CENTER, IS EMPLOYED AT MEMPHIS CORRECTIONAL CENTER. HE IS SUED IN HIS INDIVIDUAL AND OFFICIAL CAPACITY.

COLOR OF STATE LAW/JOINDER

38 ALL THE DEFENDANTS HAVE ACTED, AND/OR CONTINUE TO ACT, UNDER COLOR OF STATE LAW AT ALL TIMES RELEVANT TO THIS COMPLAINT. THIS MULTI-CLAIM MULTI-DEFENDANT COMPLAINT IS PROPERLY JOINED WHERE THE CLAIMS DID ARISE FROM THE SAME FACTUAL SITUATION, WHERE THE CLAIMS AGAINST DEFENDANTS DID ALSO ARISE OUT OF THE SAME TRANSACTION, OCCURRENCE, OR SERIES OF TRANSACTIONS OR OCCURRENCES, AND WHERE A COMMON QUESTION OF LAW OR FACT DOES EXIST BETWEEN THE DEFENDANTS

LAW SUITS

39 THIS PLAINTIFF CURRENTLY HAS A CIVIL ACTION IN FEDERAL COURT RELATED TO PLAINTIFF'S IMPRISONMENT AND IN THE SEVENTH (7th) CIRCUIT AS FOLLOWS:

- (A) BENTZ (V) FISCHER, #11-CV-3403, USDC/C.D. IL (SETTLED)
- (B) BENTZ (V) PALMER, #12-CV-1753, USDC/MOIL (DISMISSED)
- (C) BENTZ (V) GISH, #12-CV-1436, USDC/MOIL (DISMISSED)
- (D) BENTZ (V) HARDY, #12-CV-10426, USDC/MOIL (SETTLED)
- (E) BENTZ (V) BLETSOL, #13-CV-573, USDC/SOIL (PENDING)
- (F) BENTZ (V) HOWELL, #13-CV-1859, USDC/SOIL (SETTLED)
- (G) BENTZ (V) HUGHES, #13-CV-1280, USDC/SOIL (DISMISSED)
- (H) BENTZ (V) SMITH, #14-2437, 7th CIR. (SETTLED)
- (I) BENTZ (V) MALE, #14-CV-562, USDC/SOIL (PENDING)
- (J) BENTZ (V) BUTLER, #14-CV-996, USDC/SOIL (DISMISSED)
- (K) BENTZ (V) HATHAMSON, #14-CV-1132, USDC/SOIL (SETTLED)
- (L) BENTZ (V) LINDENBERG, #15-CV-121, USDC/SOIL (PENDING)
- (M) BENTZ (V) GHOSH, #16-1697, 7th CIR. (WON)
- (N) BENTZ (V) HARDY, #15-1344, 7th CIR. (WON)
- (O) BENTZ (V) MALE, #16-CV-854, USDC/SOIL (PENDING)
- (P) BENTZ (V) GREGSON, #16-CV-1349, USDC/SOIL (PENDING)
- (Q) BENTZ (V) GREGSON, #17-CV-15, USDC/SOIL (PENDING)
- (R) BENTZ (V) MALE, #17-1729, 7th CIR. (WON)
- (S) BENTZ (V) GODINEZ, #17-CV-315, USDC/SOIL (PENDING)
- (T) BENTZ (V) QUALLS, #17-1728, 7th CIR. (PENDING)
- (U) BENTZ (V) HOPPENSTED, #17-CV-654, USDC/SOIL (PENDING)
- (V) BENTZ (V) THREACILL, #17-CV-1384, USDC/SOIL (PENDING)
- (W) BENTZ (V) LINDENBERG, #18-CV-16, USDC/SOIL (PENDING)
- (X) BENTZ (V) NEWBOLD, #18-CV-17, USDC/SOIL (PENDING)
- (Y) BENTZ (V) MCGLOTHLIN, #18-CV-18, USDC/SOIL (PENDING)
- (Z) BENTZ (V) GODINEZ, #18-1686, 7th CIR. (PENDING)
- (AA) BENTZ (V) GREGSON, #18-1273, 7th CIR. (PENDING)

EXHAUSTION OF ADMINISTRATIVE REMEDIES

30 THIS PLAINTIFF HAS EXHAUSTED ALL AVAILABLE ADMINISTRATIVE REMEDIES AS TO THE EXTENT THEY WERE MADE AVAILABLE WITH RESPECT TO ALL CLAIMS AND DEFENDANTS (SEE'S) MUL 5

STATEMENT OF CLAIMS

31 THIS IS A CIVIL RIGHTS COMPLAINT FILED BY, DAVID BENTZ, PRO-SE, A STATE OF ILLINOIS PRISONER UNDER 42 U.S.C. SECTION 1983, ALLEGING A CIVIL CONSPIRACY IN CONJUNCTION WITH UNITED STATES CONSTITUTIONAL RIGHTS VIOLATIONS UNDER THE FIRST, EIGHTH, AND FOURTEENTH AMENDMENTS. PLAINTIFF ALSO INVOKES THE SUPPLEMENTAL INDEPENDENT JURISDICTION OF THIS COURT. THE PLAINTIFF ALSO ALLEGES THE TORTS OF NEGLIGENCE, INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS, INTENTIONAL AND MALICIOUS ACTION, SLANDER, ASSAULT AND BATTERY, SEXUAL ASSAULT, AND OTHER[S].

32 THE PLAINTIFF, BENTZ, IS A LONG TERM GENERAL POPULATION PRISONER CURRENTLY BEING HOUSED AT MENARD CORRECTIONAL CENTER, A MAXIMUM SECURITY FACILITY.

33 THE GRAVAMEN OF THIS MULTI-CLAIM COMPLAINT IS THAT BENTZ HAS BEEN CONSPICUOUSLY DEPRIVED RIGHTS AND PRIVILEGES, SUBJECTED TO CRUEL AND UNUSUAL PUNISHMENT (AND OTHER SUCH CONSTITUTIONAL AND STATE LAW DEPRIVATIONS) DUE TO THE DEFENDANTS DENIAL OF ADEQUATE MEDICAL CARE FOR PLAINTIFF'S BROKEN LEFT HAND RING FINGER, AND SAFETY ISSUES AS DESCRIBED WITHIN THIS COMPLAINT.

34 THE FIRST AMENDMENT PROTECTS A PRISONER'S RIGHT TO INER ALIA, THE FREEDOM OF EXPRESSION AND COMMUNICATION.

35 THE EIGHTH AMENDMENT, WHICH FORBIDS "CRUEL AND UNUSUAL PUNISHMENT," GOVERNS THE TREATMENT OF CONVICTED PRISONERS, DELIBERATE INDIFFERENCE TO SERIOUS MEDICAL NEEDS OF PRISONERS CONSTITUTES THE UNNECESSARY AND WANTON INFLICTION OF PAIN PROSCRIBED BY THE EIGHTH AMENDMENT.

36 THE FOURTEENTH AMENDMENT FORBIDS THE STATE TO DENY TO ANY PERSON WITHIN ITS JURISDICTION THE EQUAL PROTECTION OF LAW.

37 AS A CONVICTED-SENTENCED PRISONER, THE CONSTITUTION REQUIRES PRISON AUTHORITIES TO PROVIDE PRISONERS WITH REASONABLY ADEQUATE MEDICAL CARE, THAT IS, MEDICAL SERVICES AT A LEVEL REASONABLY COMMENSURATED WITH MODERN MEDICAL SCIENCE AND OF A QUALITY ACCEPTABLE WITH PRUDENT PROFESSIONAL STANDARDS.

38 THERE EXISTS A PATTERN OF CONDUCT AMONGST CERTAIN DEFENDANTS' SHOWING A CIVIL CONSPIRACY TO DEPRIVE PRISONERS, HOUSED AT MENARD CORRECTIONAL CENTER, TO INCLUDE PLAINTIFF BENTZ, OF ACCESS TO REASONABLY ADEQUATE HEALTH CARE SERVICES, AND RETALIATION FOR FILING LAW SUITS AND GRIEVANCES.

39 BENTZ WILL PROVIDE EVIDENCE AT TRIAL TO SUBSTANTIATE HIS CIVIL CONSPIRACY CLAIM THAT, IN FACT, SPECIFIC DEFENDANTS' HAVE BEEN DELIBERATELY INDIFFERENT TO BENTZ'S SERIOUS MEDICAL HEALTH NEEDS BY ① DENIAL OR DELAY OF ACCESS TO TREATMENT; ② FAILURE TO INQUIRE INTO ESSENTIAL FACTS THAT ARE NECESSARY TO MAKE A PROFESSIONAL JUDGMENT; ③ INTERFERENCE WITH MEDICAL JUDGMENT BY FACTORS UNRELATED TO PLAINTIFF'S SERIOUS MEDICAL NEEDS; ④ TO DENY MEDICAL CARE IN AN EFFORT TO COVER UP THE INJURY SUSTAINED BY THE SAFETY ISSUE OF NO HANDLES ON THE INSIDE OF CELL DOORS TO OPEN AND CLOSE THE DOOR FROM THE INSIDE OF THE CELL[S].

40 THE PERSONS NAMED IN THIS ACTION ABSOLUTELY DO NOT HAVE IMUNITY, WHEN THEY INFRINGE THE CONSTITUTIONAL AUTHORITY THAT PENOLOGICALLY JUSTIFIES SOUND DECISION MAKING IN THE DAILY OPERATIONS OF PRISON.

CLAIMS:

41 ON JULY 29, 2017, THIS PLAINTIFF WAS RETURNING FROM EVENING YARD, WHERE UPON PLAINTIFF CLOSING HIS CELL DOOR (NU-612) PLAINTIFF'S LEFT HAND SOMEHOW GOT CAUGHT WITHIN THE CELL DOOR BARS AND BROKE THIS PLAINTIFF'S LEFT HAND FOURTH FINGER (RING FINGER), AND BENT PLAINTIFF'S FINGER ABOUT 45° IN A DIRECTION IT IS NOT TO BEND. (EX#6, EX#30, P2-3; EX#7; EX#40, P6-7; EX#61, P3-5; EX#60, P3-7, EX#66)

42 ON JULY 30, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE (NU) SICK CALL BOX A SICK CALL REQUEST HAND WRITTEN TO MEDICAL CARE FOR A BROKEN FOURTH (4th) RING FINGER, LEFT HAND (EX#1)

43 ON AUGUST 01, 2017, THE NORTH UPPERS CELL HOUSE WENT ON LEVEL ONE LOCKDOWN UNTIL AUGUST 07, 2017, WHERE THIS PLAINTIFF WAS HOUSED (NU-612).

44 ON AUGUST 02, 2017, THIS PLAINTIFF WAS SEEN WITHIN THE NORTH UPPERS HEALTH CARE (SICK CALL) REGARDING ABOVE SICK CALL REQUEST (PH#42, EX#1) BY DEFENDANT, NURSE JANE DOE#5, WHERE SHE TOLD THIS PLAINTIFF THAT PLAINTIFF'S FINGER LOOKED BROKEN AND THAT SHE CAN NOT SEND PLAINTIFF TO THE HEALTHCARE UNIT TO SEE A DOCTOR OR FOR X-RAYS BECAUSE DEFENDANT'S, MENARD CORRECTIONAL CENTER AND WEXFORD HEALTH SERVICE WILL NOT LET HER (NURSE JANE DOE#5) SEND PLAINTIFF TO THE HEALTH CARE UNIT BECAUSE DEFENDANT'S MENARD CORRECTIONAL CENTER AND WEXFORD HEALTH SERVICE DO NOT CONSIDER A BROKEN FINGER TO BE A SERIOUS ENOUGH ISSUE/MEDICAL NEED TO DO AN X-RAY AND/OR OTHER, AND THAT BECAUSE MENARD CORRECTIONAL WAS ON LOCKDOWN THIS PLAINTIFF WOULD HAVE TO WAIT UNTIL LOCKDOWN WAS OVER TO SEE A DOCTOR AND/OR RECEIVE X-RAYS AND THAT THIS WAS THE REASON DEFENDANT NURSE JANE DOE#5 COULD NOT SEND PLAINTIFF OVER NOW TO SEE A DOCTOR AND/OR FOR X-RAYS DO TO THIS ABOVE DESCRIBED POLICIES- (EX#2)

(45) ON AUGUST 02, 2017, DURING ABOVE SICK CALL (PH#44) DEFENDANT, NURSE JANE DOE#5 GAVE THIS PLAINTIFF A MAKE SHIFT SPLINT, TONG COMPRESSOR AND TAPE TO KEEP PLAINTIFF'S BROKEN FINGER STRAIT, BUT LATER THAT SAME DAY IT WAS TAKEN FROM THIS PLAINTIFF AS BELOW DESCRIBED. (EX#2)

(46) ON AUGUST 02, 2017, LATER THAT SAME DAY THE TACK TEAMS "ORANGE CRUSH" OF THE SOUTHERN DISTRICT FACILITIES OF THE ILLINOIS DEPARTMENT OF CORRECTIONS SHOOK DOWN THE NORTH UPPERS SIX AND EIGHT GALLERY (NU-612), WHERE ORANGE CRUSH TOOK INMATES TO INCLUDE THIS PLAINTIFF TO THE CHAPEL HAND CUFFED BEHIND THE BACK WITH HEADS DOWN. (EX#6, 7, 30, 60, 61, 64, 66)

(47) UPON THIS PLAINTIFF BEING WITHIN THE CHAPEL AS ABOVE DESCRIBED (PH#46) THIS PLAINTIFF ASKED DEFENDANT, JOHN DOE#1 ORANGE CRUSH OFFICER HELMENT #62 (MCC) (BELIEVED TO BE 90 HOLDER) IF PLAINTIFF COULD BE FRONT CUFFED DO TO PLAINTIFF'S BROKEN FINGER AND CAUSING PLAINTIFF CHROMIC PAIN BEING HAND CUFFED BEHIND THE BACK AND FORCED TO SIT IN A CHAIR PUTTING PRESSURE ON THIS PLAINTIFF'S BROKEN FINGER. (EX#30, 6, 7, 61, 64, 66)

(48) WHEN THIS PLAINTIFF SHOWED DEFENDANT, JOHN DOE#1 (#62) PLAINTIFF'S SPLINTED FINGER DEFENDANT JOHN DOE#1 TOOK PLAINTIFF'S MAKE SHIFT SPLINT (TONG COMPRESSOR/TAPE) WHERE THIS PLAINTIFF THEN REQUESTED OF DEFENDANT, JOHN DOE#1 (#62) TO SEE THE NURSE, BUT DEFENDANT, JOHN DOE#1 (#62) TOLD THIS PLAINTIFF TO "SHUT THE FUCK UP" AND WALKED OFF. DEFENDANT, JOHN DOE#1 REFUSED TO GET THIS PLAINTIFF ANY MEDICAL CARE. ①

(49) UPON THIS PLAINTIFF BEING RETURNED FROM THE CHAPEL TO PLAINTIFF'S CELL (NU-612) AT LEAST TWO (2) HOURS LATER. THIS PLAINTIFF FOUND OUT THAT DEFENDANT, T. SMITH (CRUSH) HAD SHOOK DOWN THIS PLAINTIFF'S CELL (NU-612) AND TAKEN PLAINTIFF'S PRESCRIBED PAIN MEDICATION FOR PLAINTIFF'S NECK INJURY AND HAD TAKEN PLAINTIFF'S EXTRA MAKE SHIFT SPLINT (TONG COMPRESSOR AND TAPE) THAT DEFENDANT, NURSE JANE DOE#5 GAVE THIS PLAINTIFF ERLYER THAT DAY OF AUGUST 02, 2017, AS ABOVE DESCRIBED WITHIN (PH#45) (EX#3, #73) ①

(50) ON AUGUST 02, 2017, AFTER ORANGE CRUSH SHOOK DOWN. THIS PLAINTIFF SAW THE EXTRA MAKE SHIFT SPLIN AND MEDICAL TAPE/TONG COMPRESSOR ON THE GALLERY FLOOR JUST OUTSIDE PLAINTIFF'S CELL (NU-612), WHERE THIS PLAINTIFF STOPPED DEFENDANT, 90 MULHOLLAND AND SHOWED HIM PLAINTIFF'S BROKEN FINGER AND ASKED HIM TO GRAB THE TONG COMPRESSOR AND TAPE (MAKE SHIFT SPLINT) OFF THE 6-GALLERY FLOOR, AND THIS PLAINTIFF ALSO REQUESTED MEDICAL CARE OF 90 MULHOLLAND FOR PLAINTIFF'S CHROMIC PAIN BECAUSE DEFENDANT, 90 T. SMITH (CRUSH) HAD TAKEN ALL OF PLAINTIFF'S PRESCRIBED PAIN MEDICATION FOR PLAINTIFF NECK INJURY BECAUSE WITHOUT THE EMPTY LABLE THIS PLAINTIFF COULD NOT GET PRESCRIBED RE-FILL OF MEDICATION. ①

FN#1 (EXHIBITS #6, 7, 30, 60, 61, 64, 66)

51) DEFENDANT, % MULHOLLAND LOOKED AT PLAINTIFF'S BROKEN FINGER AND ACKNOWLEDGED THAT THIS PLAINTIFF'S FINGER LOOKED BROKEN AND THEN TOLD THIS PLAINTIFF THAT HE (MULHOLLAND) "DID NOT HAVE TIME" AND THAT THIS PLAINTIFF "WOULD JUST HAVE TO SUFFER" THEN DEFENDANT, MULHOLLAND WALKED OFF AND REFUSED TO DO ANYTHING AT ALL FOR THIS PLAINTIFF'S SERIOUS MEDICAL NEEDS. ①

52) ON AUGUST 03, 2017, THIS PLAINTIFF'S CELL HOUSE (MU-612) WAS STILL ON LEVEL ONE LOCKDOWN, WHERE DEFENDANT, % MULHOLLAND WAS PASSING OUT LUNCH TRAYS ON PLAINTIFF'S GALLERY (MU-612), WHEN MULHOLLAND GAVE THIS PLAINTIFF HIS TRAY, PLAINTIFF AGAIN REQUESTED OF DEFENDANT, MULHOLLAND FOR MEDICAL CARE FOR PLAINTIFF'S BROKEN RING FINGER, AND RE-AGGRAVATED NECK INJURY DO TO CRUSH SHAKEDOWN THE DAY BEFORE, WHERE DEFENDANT MULHOLLAND STARTED TO THREATEN THIS PLAINTIFF OF FURTHER AND/OR FUTURE RETALIATION (i.e. BOGAS DISCIPLINARY ACTION AND OTHER) IF THIS PLAINTIFF KEPT ASKING FOR MEDICAL CARE. DEFENDANT, MULHOLLAND WENT ON TO TELL THIS PLAINTIFF THAT PLAINTIFF WOULD NOT BE RECEIVING ANY MEDICAL CARE BECAUSE PLAINTIFF LIKES TO SUE CORRECTIONAL OFFICERS, WHERE DEFENDANT, MULHOLLAND NEVER GOT PLAINTIFF MEDICAL CARE AND DID NOT TRY TO GET PLAINTIFF ANY MEDICAL CARE AT ALL. ①

53) ON AUGUST 03, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS SIX GALLERY'S (MU-612) INSTITUTIONAL MAIL ADDRESSED TO THE HEALTHCARE UNIT ANOTHER MEDICAL REQUEST SLIP (HAND WRITTEN) REGARDING PLAINTIFF'S BROKEN FOURTH RING FINGER AND ORANGE CRUSH DEFENDANT, % T. SMITH TAKING THIS PLAINTIFF'S PRESCRIBED MEDICATION FOR PLAINTIFF'S NECK INJURY, AND PLAINTIFF'S TONGUE COMPRESSOR AND TAPE (MAKE SURE SPRINT) FOR PLAINTIFF'S BROKEN RING FINGER, ALONG WITH ORANGE CRUSH RE-AGGRAVATING THIS PLAINTIFF'S NECK INJURY, AND PLAINTIFF NOT BEING ABLE TO GET MEDICATION RE-FILLED BECAUSE ORANGE CRUSH DEFENDANT, % T. SMITH TOOK WHAT PLAINTIFF NEEDED IN ORDER TO TURN IN FOR MEDICATION RE-FILLS (EX#4) ①

54) ON AUGUST 06, 2017, THIS PLAINTIFF WAS SEEN BY DEFENDANT, NURSE JANE DOE #5 IN THE NORTH UPPERS CELL HOUSE HEALTHCARE AS A RESULT OF PLAINTIFF'S MEDICAL REQUEST SLIP (PH#53, EX#3), WHERE SHE GAVE THIS PLAINTIFF A 3-DAY SUPPLY OF I.B.U.'S (200mg) TO HOLD PLAINTIFF OVER BECAUSE IT WOULD BE A WHILE BEFORE THIS PLAINTIFF WOULD BE SEEN BY A DOCTOR AND/OR GET X-RAYS BECAUSE THE TWO (2) DOCTORS ARE NEVER "HEARD" (AT MEMPHIS CORRECTIONAL CENTER).

55) ON AUGUST 07, 2017, DEFENDANT, K. ALLSUP MADE ROUNDS (MU-612) WHERE THIS PLAINTIFF INFORMED ALLSUP OF ALL ABOVE MEDICAL ISSUES AND EVENTS REGARDING PLAINTIFF'S BROKEN RING FINGER AND RE-AGGRAVATED NECK INJURY, AND REQUESTED OF DEFENDANT, K. ALLSUP FOR MEDICAL CARE. DEFENDANT ALLSUP TOLD THIS PLAINTIFF THAT PLAINTIFF WAS NOT ENTITLED TO ANY MEDICAL CARE THEN ALLSUP WALKED OFF AND REFUSED TO DO ANYTHING FOR THIS PLAINTIFF. (EX#7) ①

(56) ON AUGUST 10, 2017, THIS PLAINTIFF AGAIN REQUESTED MEDICAL CARE FOR PLAINTIFF'S BROKEN RING FINGER AND RE-AGGRAVATED NECK ISSUES OF DEFENDANT'S, SGT. McCLURE, %0 MULHOLLAND, %0 JOHN DOE #2, AND OTHER UNIDENTIFIED JOHN AND JANE DOES, et al., ALL TO NO AVAIL. ①

(57) ON AUGUST 11, 2017, DEFENDANT, %0 MULHOLLAND WAS PASSING OUT CALL LINE PASSES AT ABOUT 7:30 AM, WHERE UPON MULHOLLAND COMING TO THIS PLAINTIFF'S CELL (NV-612) THIS PLAINTIFF AGAIN REQUESTED OF MULHOLLAND FOR MEDICAL CARE FOR PLAINTIFF'S BROKEN FINGER AND RE-AGGRAVATED NECK INJURY. DEFENDANT MULHOLLAND REFUSED TO DO ANYTHING FOR THIS PLAINTIFF AND THEN TOOK PLAINTIFF'S TWO (2) CALL PASS SLIPS AND WHIPPED THEM UP AND THROUGH THEM BOTH AT THIS PLAINTIFF'S HEAD/FACE. ①

(58) LATER THAT SAME DAY OF AUGUST 11, 2017, AT ABOUT 8:30 AM DEFENDANT, %0 MULHOLLAND WAS ESCORTING THIS PLAINTIFF FROM THE NORTH UPPER'S CELL HOUSE TO THE CHAPEL FOR A LEGAL CALL, WHERE AGAIN THIS PLAINTIFF REQUESTED OF %0 MULHOLLAND FOR MEDICAL CARE FOR PLAINTIFF'S BROKEN RING FINGER AND NECK ISSUES. %0 MULHOLLAND THEN STARTED TO THREATEN THIS PLAINTIFF WITH SEGREGATION IF PLAINTIFF ASKED HIM (MULHOLLAND) ONE MORE "FUCKING TIME FOR MEDICAL CARE" BECAUSE "MULHOLLAND WAS "NOT GOING TO DO SHIT" FOR THIS PLAINTIFF. ①

(59) ON AUGUST 11, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPER'S CELL HOUSE INSTITUTIONAL MAIL BOX AN EMERGENCY GRIEVANCE IN A SEALED ENVELOPE ADDRESSED TO DEFENDANT, WARDEN, J. LASHBROOK. (EX#6).

(60) ON AUGUST 11, 2017, THIS PLAINTIFF ALSO PLACED A SECOND GRIEVANCE WITHIN THE NORTH UPPER'S CELL HOUSE COUNSELOR/GRIEVANCE BOX AN NON-EMERGENCY GRIEVANCE ALMOST IDENTICAL TO ABOVE (PH#59) IN A SEALED ENVELOPE ADDRESSED TO DEFENDANT, K. ALLSUP (COUNSELOR) (EX#2) (EX#30).

(61) FROM JULY 29, 2017, THROUGHOUT AUGUST 11, 2017, THIS PLAINTIFF HAS CONTINUALLY REQUESTED MEDICAL CARE FOR PLAINTIFF'S BROKEN LEFT RING FINGER, CHRONIC PAIN, RE-AGGRAVATED NECK INJURY, AND OTHER MEDICAL NEEDS, SAID REQUEST WERE MADE TO DEFENDANT'S, SGT. McCLURE, %0 MULHOLLAND, %0 FARLOW, %0 YANKEY, %0 D. GROSS, K. MAUE, K. ALLSUP, %0 JOHN DOE #2, D. THREADGILL, NURSE JANE DOE #5 AND OTHER UNIDENTIFIED JOHN AND JANE DOES, et al., ALL TO NO AVAIL. ①

(62) ON AUGUST 12, 2017, AT ABOUT 9:30 AM, THIS PLAINTIFF AGAIN REQUESTED OF DEFENDANT, %0 MULHOLLAND, FOR MEDICAL CARE FOR PLAINTIFF'S BROKEN RING FINGER AND NECK ISSUES, WHERE MULHOLLAND ONCE AGAIN THREATENED THIS PLAINTIFF WITH SEGREGATION AND A BOGGS/PAULS DISCIPLINARY TICKET/SANCTIONS, IF PLAINTIFF KEPT COMPLAINING AND REQUESTING MEDICAL CARE. ①

(63) ON AUGUST 14, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE SICK CALL BOX TO HEALTHCARE UNIT A MEDICAL REQUEST SLIP (HAND WRITTEN) REQUESTING CARE FOR PLAINTIFF'S BROKEN RING FINGER, RE-FILL OF PAIN MEDICATION (PRESCRIBED) FOR NECK INJURY, AND TO SEE A DOCTOR, ETC... (EX#8)

(64) ON AUGUST 15, 2017, AS A DIRECT RESULT OF THIS PLAINTIFF'S MEDICAL REQUEST SLIP DATED AUGUST 14, 2017 (PH#63, EX#8), PLAINTIFF WAS SEEN WITHIN THE NORTH UPPERS HEALTHCARE BY DEFENDANT, NURSE JANE DOE#6, FOR PLAINTIFF'S BROKEN RING FINGER, NECK ISSUES, AND NOT RECEIVING PRESCRIBED PAIN MEDICATION RE-FILLS, WHERE DEFENDANT, NURSE JANE DOE#6, TOLD THIS PLAINTIFF "IT'S A BROKEN FINGER, THEIR NOT GOING TO DO ANYTHING ABOUT IT". THIS PLAINTIFF REQUESTED SOME PAIN MEDICATION (I.B.U.'S), BUT NURSE JANE DOE#6 SIMPLY REFUSED TO DO ANYTHING FOR PLAINTIFF AT ALL. (1)

(65) ON AUGUST 16, 2017, THIS PLAINTIFF RECEIVED A MEDICAL CALL PASS TO SEE DEFENDANT, NURSE PRACTITIONER, MOLDENHAUER, WITHIN THE NORTH UPPERS CELL HOUSE HEALTHCARE AT ABOUT 7:30AM, BUT WHEN THIS PLAINTIFF WENT TO THE CELL HOUSE HEALTHCARE DEFENDANT, % D. GROSS, WOULD NOT LET THIS PLAINTIFF SEE DEFENDANT, MOLDENHAUER, FOR THE SOLE REASON TO DENY PLAINTIFF OF MEDICAL CARE AND SENT PLAINTIFF BACK TO PLAINTIFF'S CELL (MUL-11). (EX#10)

(66) ON AUGUST 16, 2017, THIS PLAINTIFF ALSO RECEIVED A CALL PASS FOR LEGAL EXCHANGE WITHIN PERSONAL PROPERTY FOR 8:00AM DO TO PLAINTIFF'S SEVERAL COURT DETOURINES, WHERE PLAINTIFF WAS TOLD BY DEFENDANT, % K. MAUE, TO GO TO LEGAL EXCHANGE AND THAT PLAINTIFF WOULD BE SEEN IN THE NORTH UPPERS CELL HOUSE HEALTHCARE FOR PLAINTIFF'S CALL PASS (PH#65, EX#10) WHEN PLAINTIFF RETURNED FROM HIS LEGAL EXCHANGE CALL PASS, BUT WHEN THIS PLAINTIFF RETURNED FROM LEGAL EXCHANGE AT ABOUT 9:00AM PLAINTIFF REQUESTED OF DEFENDANT, % K. MAUE, "IF PLAINTIFF COULD GO SEE DEFENDANT, NURSE PRACTITIONER, MOLDENHAUER, FOR PLAINTIFF'S EMERGENCY CALL PASS AS DEFENDANT, % K. MAUE, HAD TOLD PLAINTIFF HE WOULD BE ABLE TO DO, BUT % K. MAUE REFUSED TO ALLOW THIS PLAINTIFF TO SEE DEFENDANT, MOLDENHAUER FOR PLAINTIFF'S MEDICAL CALL PASS, WHERE PLAINTIFF RECEIVED NO MEDICAL CARE AND WAS DENIED (PH#65, EX#7). (EX#9, 10, 11)

(67) ON AUGUST 16, 2017, LATER THAT DAY THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE SICK CALL BOX TO HEALTHCARE UNIT A MEDICAL REQUEST SLIP (HAND WRITTEN) REQUESTING MEDICAL CARE FOR; CHRONIC PAIN, SWELLING, AND OTHER TO PLAINTIFF'S RE-AGGRAVATED NECK INJURY; ORANGE CRUSH TAKING PLAINTIFF'S PRESCRIBED PAIN MEDICATION FOR PLAINTIFF'S NECK INJURY AND OTHER MEDICAL THINGS PREVENTING PLAINTIFF FROM BEING ABLE TO GET PRESCRIPTION RE-FILLS; ALSO THIS BROKEN RING FINGER CAUSING PLAINTIFF CHRONIC PAIN (EX#12, 13)

(68) ON AUGUST 18, 2017, DEFENDANT, ASSISTANT WARDEN, ALEX JONES, DENIED THIS PLAINTIFF'S EMERGENCY GRIEVANCE DATED AUGUST 11, 2017, FOR MEDICAL CARE FOR PLAINTIFF'S BROKEN RING FINGER AND OTHER ISSUES, WHERE IN DOING SO, ALEX JONES DENIED THIS PLAINTIFF OF MEDICAL CARE FOR PLAINTIFF'S SERIOUS MEDICAL NEEDS AND CHRONIC PAIN AS DESCRIBED WITHIN SAID GRIEVANCE (EMERGENCY GRIEVANCE) (EX#6)

(69) ON AUGUST 18, 2017, THIS PLAINTIFF WAS SEEN WITHIN THE NORTH UPPERS CELL HOUSE HEALTHCARE BY DEFENDANT, NURSE JANE DOE #6, WHERE SHE TOLD THIS PLAINTIFF THAT SHE DID NOT KNOW WHY DEFENDANT'S, DR. SIDDIQUI, AND/OR DEFENDANT, DR. SHAH, AND/OR ANYONE FOR THAT MATTER WOULD NOT SEE THIS PLAINTIFF FOR PLAINTIFF'S BROKEN FINGER AND/OR RE-AGGRAVATED NECK INJURY, AND OTHER MEDICAL ISSUES, BUT DEFENDANT, NURSE JANE DOE #6, STATED SHE WOULD PUT THIS PLAINTIFF IN TO SEE THE DOCTOR, WHERE NOTHING ELSE WAS DONE (i.e. NO PAIN MEDS, ETC.). (1)

(70) ON AUGUST 20, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE SICK CALL BOX ANOTHER MEDICAL REQUEST SLIP (HAND WRITTEN) TO HEALTHCARE FOR PLAINTIFF'S (1) BROKEN LEFT RING FINGER (X-RAY ETC.), (2) CHRONIC NECK PAIN, SWELLING, ETC... (M.R.I., ETC...) "...", "... (4) RE-FILL OF I.B.U.'S PRESCRIPTION FROM OVER 3-WEEKS AGO TO NO AVAIL; (5) ALL ABOVE HAVE BEEN DENIED OR REFUSED CARE FOR AT LEAST 3-WEEKS DISPUTE CONTINUED/COUNTLESS REQUEST FOR CARE." (EX #14)

(71) ON AUGUST 22, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE SICK CALL BOX ANOTHER MEDICAL REQUEST SLIP (HAND WRITTEN) TO HEALTHCARE FOR PLAINTIFF'S BROKEN RING FINGER, RE-AGGRAVATED NECK INJURY, CHRONIC PAIN, PRESCRIBED PAIN MEDICATION RE-FILL FOR NECK INJURY, ALL TO NO AVAIL (EX #15)

(72) ON AUGUST 23, 2017, THIS PLAINTIFF WENT TO LEGAL EXCHANGE WITHIN MAIN PROPERTY, THEN TO THE CHAPEL FOR A LEGAL CALL, WHERE AFTER THIS PLAINTIFF'S LEGAL CALL PLAINTIFF WAS BEING ESCORTED FROM THE CHAPEL (LEGAL CALL) BACK TO THE NORTH UPPERS CELL HOUSE BY DEFENDANT, % FURLOW. ON THE WAY BACK TO THE NORTH UPPERS CELL HOUSE THIS PLAINTIFF AGAIN REQUESTED OF % FURLOW TO TAKE THIS PLAINTIFF TO HEALTHCARE FOR PLAINTIFF'S BROKEN RING FINGER, RE-AGGRAVATED NECK INJURY, AND OTHER MEDICAL RELATED ISSUES BECAUSE WE WERE PASSING RIGHT BY THE MAIN HEALTHCARE UNIT AND MEDICAL ISSUES ARE CHRONIC ALLOWING % FURLOW TO BE ABLE TO TAKE THIS PLAINTIFF TO HEALTHCARE, BUT INSTEAD OF GETTING THIS PLAINTIFF MEDICAL CARE FOR PLAINTIFF'S SERIOUS MEDICAL NEEDS DEFENDANT, % FURLOW STARTED TO THREATEN THIS PLAINTIFF FOR REQUESTING MEDICAL CARE AND TOLD THIS PLAINTIFF THAT PLAINTIFF SHOULD NOT HAVE FILED THAT GRIEVANCE DATED AUGUST 11, 2017 (SEE: PH #5960) (1)

(73) WHEN DEFENDANT, % FURLOW AND THIS GRIEVANT RETURNED TO THE NORTH UPPERS CELL HOUSE FROM THE LEGAL CALL (PH #71) % FURLOW STARTED TO FOLLOW THIS PLAINTIFF UP STAIRS TO SIX (6) GALLERY ALL THE WAY FROM CELL NU-654 TO THIS PLAINTIFF'S CELL NU-612. % FURLOW CONTINUED TO THREATEN TO "BEAT" THIS PLAINTIFF'S ASS AND "FUCK" THIS PLAINTIFF UP ALL THE WAY DOWN THE ENTIRE NORTH UPPERS CELL HOUSE'S SIX GALLERY IN FRONT OF THE ENTIRE SIX (6) AND EIGHT (8) GALLERY IF THIS PLAINTIFF CONTINUED TO FILE ANYMORE GRIEVANCES OR REQUESTED ANY MEDICAL CARE AGAIN, WHERE DEFENDANT, % FURLOW TOLD THIS GRIEVANT IN A LOUD ALMOST YELLING VOICE TO "FUCKING FILE ANOTHER LAWSUIT BITCH AND YOU'LL WIND UP DEAD LIKE THAT GUY IN NORTH TWO." CELL HOUSE. (NOTE: ON JULY 11, 2017, AN INMATE WAS BEATEN TO DEATH "MURDERED" BY MEMPHO CORRECTIONAL OFFICERS/STAFF). (2)

(74) LATER THAT SAME DAY (PH#72,73) OF AUGUST 23, 2017, AT ABOUT 11:00 AM SHORTLY AFTER ABOVE DESCRIBED INCIDENTS (PH#72,73) THE NORTH UPPERS CELL HOUSE WAS BEING RAN OUT TO THE YARD WHERE THIS PLAINTIFF'S GALLERY SIX (6) WAS BEING LET OUT FOR YARD. THIS PLAINTIFF PROCEEDED TO GO OFF THE GALLERY TO YARD WITH THE REST OF THE INMATES. WHEN PLAINTIFF GOT TO THE END OF THE GALLERY BY CELL #654 DEFENDANT, % FURLOW STOPPED THIS PLAINTIFF AND AGAIN STARTED TO THREATEN, HARASS, RETALIATE, AND ASSAULT THIS PLAINTIFF AND REFUSED TO ALLOW THIS PLAINTIFF TO GO TO YARD. ①

(75) AFTER THE INMATE OF NORTH UPPERS SIX (6) GALLERY CELL HOUSE (PH#74) WERE ALL OFF THE GALLERY (BUT BEFORE ABOVE EIGHTS (8) GALLERY WAS RAN OUT WHICH LOOKS DOWN ON SIX (6) GALLERY) DEFENDANT'S, % FURLOW AND DEFENDANT, % FRITSCHÉ ESCORTED THIS PLAINTIFF BACK TO PLAINTIFF'S CELL (NU-612), WHERE THE ENTIRE TIME FROM CELL NU-654 ALL THE WAY TO CELL NU-612 THE DEFENDANT, % FRITSCHÉ WAS WALKING ABOUT TEN (10) FEET IN FRONT OF THIS PLAINTIFF WITH DEFENDANT, % FURLOW RIGHT BEHIND THIS PLAINTIFF PUSHING AND SHOVING THIS PLAINTIFF, AND PUNCHING PLAINTIFF IN THE BACK, AND GRABBING/GRABING THIS PLAINTIFF'S ASS AT LEAST TWO (2) TIMES, AND ALL THE WAY FROM THE NU-654 CELL TO THE NU-612 CELL (PLAINTIFF'S CELL) DEFENDANT, % FURLOW WAS ALSO BRUSHING AND BUMPING THIS PLAINTIFF IN THE BACK WITH HIS BODY AND OTHER. ①

(76) AFTER DEFENDANT, % FRITSCHÉ HAD OPENED PLAINTIFF'S CELL NU-612 DOOR AND PLAINTIFF WAS LOCKED WITHIN HIS CELL NU-612 DEFENDANT % FURLOW CONTINUED TO THREATEN TO BEAT THIS PLAINTIFF'S ASS. THEN % FRITSCHÉ, AND % FURLOW LET TO GO RUN THE ABOVE EIGHT GALLERY OUT TO YARD, AFTER EIGHT GALLERY WAS RAN OUT TO YARD % FRITSCHÉ WHILE PASSING THIS GRIEVANT'S CELL NU-612 ASKED PLAINTIFF WHAT THAT WAS ALL ABOUT (REFERRING TO % FURLOW THREATENING THIS PLAINTIFF) BUT DEFENDANT, % FRITSCHÉ DID NOT STOP AND KEPT ON WALKING. ①

(77) ABOUT TWO (2) HOURS LATER AROUND 2pm AFTER YARD WAS OVER AND THE NORTH UPPERS CELL HOUSE SIX GALLERY WAS RAN (RETURNED) FROM YARD DEFENDANT, % FURLOW AGAIN FOR NO REASON AT ALL CAME TO THIS PLAINTIFF'S CELL NU-612 AND AGAIN STARTED TO THREATEN, ASSAULT THIS PLAINTIFF WITH EXCESSIVE FORCE AND OTHER CALLING THIS PLAINTIFF A "BITCH" AND MAKING SEXUAL GESTURES TO THIS PLAINTIFF ①

(78) ON AUGUST 24, 2017, AT ABOUT 9:00 AM THIS PLAINTIFF WAS ON A SIX (6) GALLERY LUNCH LINE MOVEMENT (NU-612), WHERE UPON PLAINTIFF EXITING THE GALLERY DEFENDANT'S % FURLOW AND OTHER UNIDENTIFIED JOHN DOE'S ET AL, STARTED TO THREATEN TO ASSAULT THIS PLAINTIFF. ①

79 ON AUGUST 24, 2017, AT ABOUT 10:00am THIS PLAINTIFF WAS ON A HEALTHCARE CALL PASS WITHIN THE NORTH UPPERS CELL HOUSE (EX#16), WHERE WHILE PLAINTIFF WAS WAITING TO BE SEEN DEFENDANT, % FURLOW ENTERED INTO THE NORTH UPPERS HEALTHCARE AND AGAIN STARTED TO THREATEN TO BEAT PLAINTIFF'S ASS AND ASSAULT PLAINTIFF, AND STARTED TO AGAIN MAKE SEXUAL GESTURES TO THIS PLAINTIFF, WHERE WITHOUT ANY KIND OF PRODUCTION FROM THIS PLAINTIFF OTHER UNIDENTIFIED MEN DOES, etc, DEFENDANTS ALSO STARTED TO DO THE SAME AS % FURLOW TO THIS PLAINTIFF. ①

80 ON AUGUST 24, 2017, THIS PLAINTIFF WAS SEEN WITHIN THE NORTH UPPERS CELL HOUSE BY DEFENDANT, NURSE PRACTITIONER, MOLDENHAUER REGARDING PLAINTIFF'S BROKEN RING FINGER, RE-ACTIVATED NECK ISSUES, NOT RECEIVING PRESCRIBED MEDICATION FOR PLAINTIFF'S NECK INJURY, AND OTHER MEDICAL RELATED ISSUES, WHERE PLAINTIFF HAD NOT RECEIVED CARE FOR AT LEAST THE LAST THREE AND A HALF (3 1/2) WEEKS. (EX#16) ①

81 ON AUGUST 24, 2017, DURING ABOVE (PH#79*80) HEALTHCARE PASS DEFENDANT, MOLDENHAUER TOLD THIS PLAINTIFF THAT HE (MOLDENHAUER) SUGGESTED FOR PLAINTIFF NOT TO GET A X-RAY OF PLAINTIFF'S BROKEN RING FINGER BECAUSE DEFENDANT'S, WEXFORD HEALTH SERVICE AND/OR MENARD CORRECTIONAL CENTER AND THE DOCTOR'S (DEFENDANT'S, DR. SHAH, AND/OR DR. SIDDIQUI), OR THE ILLINOIS DEPARTMENT OF CORRECTIONS (DEFENDANT) WILL NOT DO ANYTHING FOR PLAINTIFF'S BROKEN FINGER. AFTER THIS PLAINTIFF KEPT BUGGING DEFENDANT, MOLDENHAUER FOR X-RAYS MOLDENHAUER TOLD THIS PLAINTIFF THAT HE (MOLDENHAUER) WOULD PUT PLAINTIFF IN FOR X-RAYS JUST FOR PLAINTIFF'S PERSONAL SATISFACTION, BUT MOLDENHAUER SAID IT DID NOT MATTER BECAUSE THEY STILL WOULD NOT DO ANYTHING FOR PLAINTIFF'S BROKEN FINGER. DEFENDANT, MOLDENHAUER THEN TOLD PLAINTIFF THAT HE (MOLDENHAUER) WOULD PRESCRIBE PLAINTIFF SOME PAIN MEDICATION AND MUSCLE RELAXERS FOR PLAINTIFF'S NECK INJURY. ①

82 ON AUGUST 24, 2017, AT ABOUT 1:15pm DEFENDANT, % FURLOW AGAIN CAME TO THIS PLAINTIFF'S CELL WHILE PLAINTIFF'S CELL MATE WAS AT CHAPEL AND BEGAN TO THREATEN TO BEAT THIS PLAINTIFF'S ASS AND THREATENING TO ASSAULT THIS PLAINTIFF, FOR NO REASON AT ALL. ①

83 ON AUGUST 25, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE COUNSOLE/GRIEVANCE BOX PLAINTIFF'S EMERGENCY GRIEVANCE DATED AUGUST 11, 2017, (PH#59) REGARDING PLAINTIFF'S BROKEN RING FINGER, AND OTHER ISSUES, WHERE SAID GRIEVANCE WAS DENIED AS AN EMERGENCY GRIEVANCE BY DEFENDANT, ASSISTANT WARDEN, ALEX JONES, DENYING PLAINTIFF OF ADEQUATE CARE FOR CHRONIC SEXUAL MEDICAL NEEDS, AND OTHER AS DESCRIBED WITHIN SAID GRIEVANCE. ①

84 ON AUGUST 25, 2017, THIS PLAINTIFF ALSO PLACED A PHOTO COPIED GRIEVANCE OF ABOVE STATED GRIEVANCE DATED AUGUST 11, 2017, (PH#83) WITHIN MENARD'S INSTITUTIONAL MAIL U.S. POSTAGE TO THE ADMINISTRATIVE REVIEW BOARD FOR APPEAL OF EMERGENCY GRIEVANCE AS POLICY STATES THIS PLAINTIFF CAN/IS TO DO UPON DENIAL OF CHIEF ADMINISTRATOR'S RESPONSE OF EMERGENCY GRIEVANCE. ①

(85) ON AUGUST 26, 2017, THIS PLAINTIFF RECEIVED A FIVE (5) MONTH PRESCRIPTION FOR 75mg OF MELOXICAM (GENERIC FOR: MOBIC) CONSISTING OF THIRTY (30) TABLETS TO BE TAKEN ONE (1) TIME PER DAY THAT WERE GIVEN TO PLAINTIFF BY A DOE NURSE ON THE 3pm-11pm SHIFT WHO PASSED (GAVE) OUT MEDICATION WITHIN THE NORTH UPPERS CELL HOUSE, WHERE THIS PLAINTIFF SIGNED A RECEIPT OF ONE MONTH OF ABOVE MEDICATION TO BE RE-FILLED ON 09/16/17 (NU-612).

(86) ON AUGUST 28, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE COUNSELLOR'S BOX A GRIEVANCE WITHIN A SEALED ENVELOPE ADDRESSED TO DEFENDANT, COUNSELLOR, K. ALLSUP, A NON-EMERGENCY GRIEVANCE PER, "EXCESSIVE FORCE"; ASSAULT AND BATTERY; RETALIATION; DENIAL OF MEDICAL CARE; CONSPIRACY; STATE LAW VIOLATIONS; SEXUAL HARASSMENT; STATE AND FEDERAL CONSTITUTIONAL RIGHTS VIOLATIONS; AND OTHER. (1)

(87) ON AUGUST 28, 2017, THIS PLAINTIFF ALSO PLACED WITHIN THE NORTH UPPERS CELL HOUSE INSTITUTIONAL MAIL/WARDENS BOX A EMERGENCY GRIEVANCE WITHIN A SEALED ENVELOPE ADDRESSED TO DEFENDANT, WARDEN, J. LASHBROOK (GRIEVANCE ADDRESSED IN SAME MANNER) IDENTICAL IN CONTENT AS ABOVE (PH#86) BUT MARKED AS EMERGENCY (1)

(88) ON AUGUST 28, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE'S SICK CALL BOX A MEDICAL REQUEST SLIP (HANDWRITTEN) TO HEALTHCARE PER, "SAW MR. 'MOLDENHAUER' HE PRESCRIBED ME MUSCLE RELAXERS AND MOBIC (MELOXICAM).

I HAVE NOT RECEIVED ANY MUSCLE RELAXERS, AND THE MOBIC I WANT CHANGED BACK TO I.B.U.'S 600mg, 3X'S PER DAY, DO TO THIS MOBIC INFLAMING MY NECK INJURY FOR SOME REASON AND NOT WORKING AT ALL FOR ME (FOR MY NECK OR BROKEN FINGER, PAIN) (EX#17) (ALSO SEE PH#80, #81)

(89) ON AUGUST 28, 2017, THIS PLAINTIFF WAS ON A NU-6 GALLERY LUNCH LINE MOVEMENT, WHERE AT THE END OF SIX GALLERY (BY NU-654) DEFENDANT, %YANKEY STARTED TO THREATEN THIS PLAINTIFF WITH EXCESSIVE FORCE, AND ALSO SEXUALLY HARASS THIS PLAINTIFF, WHERE WHEN THIS PLAINTIFF HAD PROCEEDED TO EXIT THE CELL HOUSE UPON PASSING THE NU-SGT-CAGE DEFENDANT, %FURLOW ALSO THREATENED THIS PLAINTIFF WITH EXCESSIVE FORCE AND ALSO SEXUALLY HARASSED THIS PLAINTIFF, BOTH ABOVE INCIDENTS WERE WITHOUT ANY KIND OF PROVOKTION FROM THIS PLAINTIFF. (1)

(90) ON AUGUST 29, 2017, THIS PLAINTIFF RECEIVED A HEALTHCARE CALL PASS FOR 7:30am IN MAIN HEALTHCARE FOR X-RAYS OF PLAINTIFF'S BROKEN RING FINGER, WHERE THIS PLAINTIFF WAS LET OUT OF HIS CELL AND SENT DOWN STAIRS TO WAIT IN THE NORTH UPPERS CELL HOUSE BULL PIN, BEFORE THE NU-6 GALLERY GYM LINE WAS RAN (AS STAFF WERE LETTING THE GYM LINE OUT RIGHT AFTER PLAINTIFF LEFT THE GALLERY). UPON THIS (ABOUT 7:30am) PLAINTIFF EXITING THE NORTH UPPERS SIX GALLERY BY CELL 654 DEFENDANT'S %FURLOW, %YANKEY, AND TWO OTHER UNIDENTIFIED JOHN DOE %'S WERE WAITING FOR THE NORTH UPPERS SIX GALLERY GYM LINE TO BE LET OUT FOR GYM THIS PLAINTIFF IN PASSING ABOVE SAID DEFENDANTS' THE DEFENDANTS JOINTLY STARTED TO THREATEN TO BEAT THIS PLAINTIFF'S ASS AND STARTED TO SEXUALLY HARASS THIS PLAINTIFF WITHOUT ANY PROVOKTION FROM THIS PLAINTIFF. (EX#18) (1)

91 LATE THAT SAME DAY OF AUGUST 29, 2017, AT ABOUT 8:15 AM AFTER THE GYM LINE WAS RAN TO GYM, THIS PLAINTIFF WAS TAKE TO THE MAIN HEALTHCARE UNIT FOR X-RAYS OF PLAINTIFF'S BROKEN RING FINGER, WHERE DEFENDANT, NURSE JANE DOE #7, TOOK TWO (2) X-RAYS (VIEWS) OF PLAINTIFF'S LEFT HAND RING FINGER, AND INFORMED PLAINTIFF THAT PLAINTIFF'S RING FINGER WAS BROKEN AND THAT THERE WAS A PIECE OF BONE CHIPPED OFF IN PLAINTIFF'S FINGER "LOOSE". DEFENDANT, NURSE JANE DOE #7 THEN SPLINTED PLAINTIFF'S BROKEN RING FINGER WITH A MAKE SHIFT SPLINT CONSISTING OF A TONGUE COMPRESSOR AND SOME TAPE AND TOLD PLAINTIFF THAT SHE WOULD TRY TO GET A HOLD OF DEFENDANT, NURSE PRACTITIONER, MOLDENHAUER, TO SEE WHAT MOLDENHAUER WANTED TO DO. (EX #19, PH #90) ①

92 DURING PLAINTIFF'S VISIT FOR X-RAYS ON AUGUST 29, 2017, THIS PLAINTIFF ASKED DEFENDANT, NURSE JANE DOE #7 IF SHE WOULD ASK DEFENDANT, MOLDENHAUER TO CHANGE PLAINTIFF'S PRESCRIPTION FOR MELOXICAM (GENERIC FOR: MORIC) BACK TO 600mg I.B.U.'S, 3X PER DAY BECAUSE THE MELOXICAM WAS INFLAMING PLAINTIFF'S NECK INJURY AND NOT DOING ANYTHING FOR PLAINTIFF. THIS PLAINTIFF ALSO INFORMED DEFENDANT, NURSE JANE DOE #7, THAT PLAINTIFF NEVER RECEIVE THE MUSCLE RELAXERS THAT DEFENDANT, MOLDENHAUER, TOLD PLAINTIFF THAT HE (MOLDENHAUER) WOULD PRESCRIBE THIS PLAINTIFF, WHERE DEFENDANT, NURSE JANE DOE #7 THEN REVIEWED PLAINTIFF'S MEDICAL RECORDS AND INFORMED PLAINTIFF THAT MOLDENHAUER DID NOT ORDER ANY MUSCLE RELAXER AND THAT SHE (NURSE JANE DOE #7) WOULD ASK MOLDENHAUER ABOUT THE MUSCLE RELAXERS AND OTHER ABOVE ISSUES AS SOON AS SHE COULD GET IN CONTACT WITH HIM. (EX #19, PH #91) ①

93 ON AUGUST 30, 2017, THIS PLAINTIFF RECEIVED A THIRTY (30) PACK OF 600mg I.B.U.'S, 3-X'S PER DAY WITH NO RE-FILLS FOR PLAINTIFF'S NECK INJURY TO REPLACE THE MELOXICAM (MORIC) BY THE NURSE ON THE 3pm-11pm SHIFT IN NORTH UPPERS CELL HOUSE (N-612), WHERE PLAINTIFF SIGNED A SLIP INDICATING PLAINTIFF RECEIVED ABOVE MEDICATION (PH #91)

94 ON AUGUST 30, 2017, DEFENDANT, SG FRITSCH, REFUSED TO ALLOW THIS PLAINTIFF TO GO TO LEGAL EXCHANGE WITH THE REST OF NORTH UPPERS CELL HOUSE DISPIE PLAINTIFF'S KNOWN COURT DEADLINES, IN RETALIATION FOR PLAINTIFF'S GRIEVANCES AND CONTINUED REQUEST FOR MEDICAL CARE. ①

95 ON AUGUST 31, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE SICK CALL BOX A MEDICAL REQUEST SLIP (HAND WRITTEN) TO HEALTHCARE REQUESTING CARE FOR "I HAVE FOR LAST MONTH PLUS BEEN RE-QUESTING A M.R.I. FOR NECK INJURY AND FOR MUSCLE RELAXER'S TO NO AVAIL, AND BROKEN FINGER TO NO AVAIL AND RIGHT HAND TO NO AVAIL." (EX #22)

96 ON AUGUST 31, 2017, THIS PLAINTIFF WAS ON A NORTH UPPERS CELL HOUSE SIX GALLERY LUNCH LINE MOVEMENT, WHERE UPON PLAINTIFF EXITING THE SIX GALLERY BY CELL MU-654 DEFENDANT'S, % FURLOW, % YANKEY, % D. GROSS, AND SGT. McCLURE ALL THREATENED TO BEAT THIS PLAINTIFF'S ASS AND THREATENED TO PUSH PLAINTIFF DOWN THE STAIRS, AND HARASSED PLAINTIFF, SEXUALLY HARASSED PLAINTIFF, AND MADE SEXUAL GESTERS AND REMARKS TO THIS PLAINTIFF. WHEN THIS PLAINTIFF RETURNED FROM THE CHOW HALL THE ABOVE DEFENDANT'S ABOVE DESCRIBED ACTIONS STILL CONTINUED WITHOUT ANY PROVOXION FROM THIS PLAINTIFF. ①

97 AFTER THIS PLAINTIFF RETURNED FROM CHOW AND WAS SECURED WITHIN PLAINTIFF'S CELL (MU-612) DEFENDANT, % D. GROSS CAME TO THIS PLAINTIFF'S CELL (MU-612) AND STARTED MAKING SEXUAL GESTERS TO THIS PLAINTIFF CALLING PLAINTIFF A FAG AND A BITCH. ①

98 ON AUGUST 31, 2017, THIS PLAINTIFF MADE A COPY OF ONE OF THE GRIEVANCES THAT WERE RESPONDED BY ONE OF THE DEFENDANTS AS THIS PLAINTIFF CAN NOT GET A COPY WITHOUT SOME KIND OF RESPONSE BY STAFF TO THE GRIEVANCE. ①

99 ON AUGUST 31, 2017, THIS PLAINTIFF PLACED WITHIN MENARD'S INSTITUTIONAL MAIL TO THE ADMINISTRATIVE REVIEW BOARD POSTAGE PAID U.S. POSTAL SERVICE PLAINTIFF'S DENIED EMERGENCY GRIEVANCE DATE AUGUST 11, 2017. ①

100 ON SEPTEMBER 01, 2017, THIS PLAINTIFF'S FAMILY, GARY BENTZ, FILED A COMPLAINT/FAMILY CONCERNS ON THE ILLINOIS DEPARTMENT OF CORRECTIONS WED SIGHT AND/OR BY E-MAIL TO DEFENDANT, DEDE SHORT (UNIDENTIFIED JOHN/JANE DOE) ①

101 ON SEPTEMBER 02, 2017, THIS PLAINTIFF WAS PLACED ON DEAD LOCK WITHIN PLAINTIFF'S CELL (MU-612) FOR NO REASON OTHER THAN RETALIATION AS BELOW DESCRIBED WITHIN (PH#102) ①

102 ON SEPTEMBER 02, 2017, AS A DIRECT RESULT OF THIS PLAINTIFF'S MEDICAL REQUEST SLIP (HAND WRITTEN) (PH#95, EX#22). THIS PLAINTIFF WAS HAND CUFFED BEHIND THE BACK (DO TO DEADLOCK (PH#101) AND TAKEN TO THE NORTH UPPERS CELL HOUSE HEALTH CARE TO SEE A UNIDENTIFIED JANE DOE NURSE (SHORT, GLASSES, OLDER, LONG BLACK HAIR) AT ABOUT 8:30 AM, WHERE THIS PLAINTIFF WAS FORCED TO WAIT UNTIL ABOUT 9:40 AM UNTILL ALL THE OTHER INMATES WERE SEEN. WHEN THIS PLAINTIFF SAT DOWN TO TALK TO THE UNIDENTIFIED JANE DOE NURSE, BUT THE SECOND PLAINTIFF SAT DOWN DEFENDANT, % D. GROSS, WOULD NOT ALLOW THIS PLAINTIFF TO TALK TO THE JANE DOE NURSE WHERE % D. GROSS TOLD THE JANE DOE NURSE THAT SHE WAS NOT ALLOWED TO SEE PLAINTIFF AND THAT PLAINTIFF WAS TO GO BACK TO HIS CELL (MU-612) (SEE: BELOW PH#103) (EX#22) ①

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(103) AFTER EVENTS DESCRIBED WITHIN (PH#102) THIS PLAINTIFF WAS THEN ESCORTED BACK TO PLAINTIFF'S CELL (MU-612), WHERE UPON EXITING THE NORTH UPPERS CELL HOUSE HEALTHCARE, DEFENDANT'S, JO D. GROSS, JO YAUKEY, AND OTHER UNIDENTIFIED JOHN DOE'S, et al., STARTED TO THREATEN, HARASS, ASSAULT, AND USE EXCESSIVE FORCE ON THIS PLAINTIFF BY PUSHING/SHOVING PLAINTIFF INTO THE WALL AND TELLING PLAINTIFF THAT PLAINTIFF WILL NOT BE GETTING ANY MEDICAL CARE AT ALL AND THAT PLAINTIFF WAS ON DETHLOCK FOR FILING GRIEVANCES AND LAWSUITS AGAINST ABOVE MENTIONED DEFENDANTS AND OTHER STAFF OF MEMPHIS WHERE PLAINTIFF WAS RETURNED TO PLAINTIFF'S CELL (MU-612) AND THEN DETHLOCKED AND NOT ALLOWED TO GO TO CHOW OR BE FEED A LUNCH TRAY. (1)

(104) LATER THAT SAME DAY AS DESCRIBED IN ABOVE (PH#102, #103) THIS PLAINTIFF WAS TAKEN OFF OF DETHLOCK (ALLEGED DETHLOCK) SO THAT PLAINTIFF COULD BE TAKEN ON HIS CALL PASS (EX#23) TO MAIN HEALTHCARE TO SEE DEFENDANT, DR. SHAH, AT ABOUT 12:00PM, AS A DIRECT RESULT OF THIS PLAINTIFF'S FAMILY (GARY BENT) FILING A COMPLAINT/E-MAIL WITH THE ILLINOIS DEPARTMENT OF CORRECTIONS (PH#100) TO DEFENDANT, DEDE SHORT FOR PLAINTIFF'S BROKEN RING FINGER AND RE-AGGRAVATED NECK INJURY. WHEN THIS PLAINTIFF WAS SEEN BY DEFENDANT, DR. SHAH ABOUT PLAINTIFF'S BROKEN RING FINGER AND RE-AGGRAVATED NECK INJURY. DEFENDANT, DR. SHAH, TOLD THIS PLAINTIFF THAT PLAINTIFF'S RING FINGER WAS NOT BROKEN AND THEN DR. SHAH TOOK PLAINTIFF'S MAKE SHIFT SPINT THAT DEFENDANT, NURSE JANE DOE #7 (TONG COMPRESSOR AND TAPE) ON AUGUST 29, 2017, GAVE PLAINTIFF AS ABOVE DESCRIBED WITHIN (PH#91) WHERE DR. SHAH WITHOUT ANY X-RAY REPORT (AS PREVIOUS X-RAY REPORT HAD YET RETURNED), AND DISPIE NURSE JANE DOE #7, TELLING PLAINTIFF HIS RING FINGER WAS BROKEN AND A CHIP WAS LOOSE IN PLAINTIFF'S FINGER ON AUGUST 29, 2017 (PH#91) (EX#24) (1)

(105) DURING PLAINTIFF'S VISIT WITH DEFENDANT, DR. SHAH (PH#104) ON SEPTEMBER 02, 2017, THIS PLAINTIFF REQUESTED OF DR. SHAH FOR CARE FOR PLAINTIFF'S BROKEN RING FINGER, AND RE-AGGRAVATED NECK INJURY, AND OTHER MEDICAL ISSUES, AND REQUESTED THAT PLAINTIFF RECEIVE HIS RE-FILL OF MUSCLE RELAXERS PREVIOUSLY PRESCRIBED TO PLAINTIFF FOR HIS NECK INJURY, AND FOR AN M.R.I. OF PLAINTIFF'S NECK TO DIAGNOSE WHAT WAS WRONG WITH PLAINTIFF'S NECK, WHERE DEFENDANT, DR. SHAH, TOLD THIS PLAINTIFF THAT HE (SHAH) WAS NOT SEEING PLAINTIFF FOR HIS NECK ISSUES AND TOLD PLAINTIFF THAT HE (SHAH) WAS NOT GOING TO DO ANYTHING FOR THIS PLAINTIFF'S FINGER (RING) OR PLAINTIFF'S NECK, OR ANY OTHER MEDICAL ISSUE (EX#24) (1)

(106) ON SEPTEMBER 02, 2017, THIS PLAINTIFF FILLED AN EMERGENCY GRIEVANCE (EX#24) ADDRESSED TO DEFENDANT, WARDEN, J. LASHBROOK, WITHIN A SEALED ENVELOPE BY PLACING SAID GRIEVANCE WITHIN THE NORTH UPPERS CELL HOUSE'S INSTITUTIONAL MAIL BOX. (1)

107 ON SEPTEMBER 02, 2017, THIS PLAINTIFF FILED AN ALMOST IDENTICAL IN CONTENT A GRIEVANCE AS DESCRIBED WITHIN (PH#106) AS A NON-EMERGENCY GRIEVANCE WITHIN A SEALED ENVELOPE ADDRESSED TO DEFENDANT, K. ALLSUP BY PLACING SAID GRIEVANCE WITHIN THE NORTH UPPERS CELL HOUSE COUNSELORS BOX.

108 ON SEPTEMBER 03, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE SICK CALL BOX A MEDICAL REQUEST SLIP (HAND WRITTEN) TO HEALTH CARE FOR, "① CONTINUED ISSUES WITH BROKEN FINGER (ALL TO NO AVAIL), ② CONTINUED REQUEST FOR MUSCLE RELAXERS FOR CHRONIC NECK ISSUES, SWELLING, PAIN, VISION, OTHER (ALL TO NO AVAIL) (M.R.I.), ...," AND OTHER MEDICAL ISSUES, ... ALL ABOVE REQUEST FOR LAST MONTH ALL TO NO AVAIL CONTINUED DETERIORATION OF CARE." (EX#25)

109 ON SEPTEMBER 04, 2017, THIS PLAINTIFF WAS ON A NORTH UPPERS CELL HOUSE, SIX GALLERY (NU-612) LUNCH LINE MOVEMENT, WHERE ON THE SIX GALLERY FLAG BY CELL (NU-654) DEFENDANT, %YANKEY, AND ALSO UPON THIS PLAINTIFF PASSING THE NORTH UPPERS SGT. CAGE DEFENDANT, %FURLOW, STARTED TO THREATEN, HARASS, AND MAKE SEXUAL REMARKS AS ABOVE DEFENDANT. %YANKEY HAD ALSO MADE IN PASSING, ALL WITHOUT ANY PROVOKTION FROM THIS PLAINTIFF. ①

110 ON SEPTEMBER 06, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE SICK CALL BOX ON THIS PLAINTIFF'S WAY TO LEGAL EXCHANGE A MEDICAL REQUEST SLIP (HAND WRITTEN) TO HEALTH CARE FOR, "① CHRONIC PAIN TO BROKEN LEFT HAND RING FINGER, NEED PAIN MEDS; ② CHRONIC PAIN TO NECK, NEED PAIN MEDS, MUSCLE RELAXERS, M.R.I. TO DIAGNOSE WHAT'S WRONG." (EX#27)

111 ON SEPTEMBER 06, 2017, AT ABOUT 12:00 PM. MENARD CORRECTIONAL CENTER WENT ON A LEVEL ONE INSTITUTIONAL LOCKDOWN, AND REMAINED ON LEVEL ONE LOCKDOWN THROUGHOUT SEPTEMBER 26, 2017, THEN ON SEPTEMBER 27, 2017, THROUGHOUT OCTOBER 01, 2017, ON LEVEL FOUR (4) LOCKDOWN.

112 ON SEPTEMBER 08, 2017, THE ILLINOIS DEPARTMENT OF CORRECTIONS, SOUTHERN FACILITIES ORANGE CRUSH SHOOK DOWN THE NORTH UPPERS CELL HOUSE TO INCLUDE THIS PLAINTIFF'S CELL (NU-612) [REDACTED] DURING THIS CELL HOUSE (NU) SHAKEDOWN INMATES TO INCLUDE THIS PLAINTIFF WERE HAND CUFFED BEHIND THE BACK AND ESCORTED FROM THE CELL HOUSE TO THE CHAPEL WITH HEADS DOWN FOR AT LEAST TWO (2) HOURS, WHERE IN DOING SO FURTHER RE-AGGRAVATED THIS PLAINTIFF'S NECK INJURY, AND BY BEING HAND CUFFED IN SUCH MANNER CAUSED CHRONIC PAIN TO PLAINTIFF BROKEN FINGER FROM SITTING IN A CHAIR FOR HOURS. (EX#27) ①

113 ON SEPTEMBER 08, 2017, THIS PLAINTIFF PLACED WITHIN THE INSTITUTIONAL MAIL (DO TO LOCKDOWN) A MEDICAL REQUEST SLIP (HANDWRITTEN) WITHIN A SEALED ENVELOPE ADDRESSED TO HEALTHCARE REQUESTING CARE FOR,
① CHRONIC PAIN TO BROKEN LEFT HAND RING FINGER, NEED PAIN MEDS;
② CHRONIC PAIN TO NECK, SWELLING, OTHER DO TO ORANGE CRUSH SHAKEDOWN ON 09/08/2017 OF NORTH UPERS CELL HOUSE AGRIVATING NECK INJURY, PAIN MEDS, MUSCLE RELAXERS, M.R. I. TO DIAGNOSE WHAT IS WRONG; ... AND OTHER MEDICAL ISSUES. (EX#28)

114 ON SEPTEMBER 10, 2017, DEFENDANT, % FURLOW, WAS PASSING OUT LUNCH TRAYS ON THE NORTH UPERS CELL HOUSE SIX GALLERY AT ABOUT 9:30 AM, AND ALSO PICKED UP TRASH AT ABOUT 10:00 AM, WHERE IN DOING SO AT BOTH ABOVE TIMES DEFENDANT, % FURLOW, UPON DOING SO AT THIS PLAINTIFF'S CELL (NU-612) % FURLOW STARTED TO THREATEN TO BEAT THIS PLAINTIFF'S ASS ①

115 ON SEPTEMBER 10, 2017, THIS PLAINTIFF HANDED A UNIDENTIFIED JANE DOE NURSE AT ABOUT 8:00 AM A MEDICAL REQUEST SLIP (HANDWRITTEN) (EX#30) THAT IS IDENTICAL IN CONTENT AS ABOVE MEDICAL REQUEST SLIP DATED 09/08/2017 (PH#113, EX#29). (DO TO LOCKDOWN).

116 ON SEPTEMBER 11, 2017, DEFENDANT, WARDEN, J. LASHBROOK, WHILE THE NORTH UPERS CELL HOUSE WAS STILL ON LOCKDOWN, MADE ROUNDS, WHERE UPON WARDEN, J. LASHBROOK PASSING BY THIS PLAINTIFF'S CELL (NU-612) PLAINTIFF STOPPED LASHBROOK AND INFORMED HER OF PLAINTIFF'S MEDICAL ISSUES AND NEEDS AS ABOVE DESCRIBED WITHIN THIS COMPLAINT REGARDING PLAINTIFF'S BROKEN RING FINGER, RE-AGRIVATED NECK INJURY AND NOT RECEIVING PAIN MEDICATION AND/OR PRESCRIBED PAIN MEDICATION AND/OR PRESCRIBED MUSCLE RELAXERS, ALONG WITH THE COMMITTED THREATS, ASSAULTS, EXCESSIVE FORCE, SEXUAL HARASSMENT AND ASSAULT, AND REQUESTED OF LASHBROOK FOR MEDICAL CARE AND TO ADDRESS ABOVE STATED ISSUES, WHERE DEFENDANT, WARDEN, J. LASHBROOK TOLD THIS PLAINTIFF TO STOP SUING STAFF AND STOP FILING GRIEVANCES AND THINGS MIGHT GET DONE, THEN DEFENDANT, LASHBROOK WALKED OFF. ①

117 ON SEPTEMBER 11, 2017, THE ADMINISTRATIVE REVIEW BOARD RESPONDED TO THIS PLAINTIFF'S EMERGENCY GRIEVANCE DATED AUGUST 11, 2017, (PH#59, #68, EX#4, #31) FAILING TO ADDRESS ALL/OTHER ISSUES WITHIN THE GRIEVANCE ①

118 ON SEPTEMBER 12, 2017, THE NORTH UPERS CELL HOUSE WAS STILL ON A LEVEL ONE LOCKDOWN, WHERE DEFENDANT, % FURLOW, WAS PICKING UP TRASH ON THE NORTH UPERS CELL HOUSE SIX GALLERY AT ABOUT 9:45 AM AND UPON PASSING THIS PLAINTIFF'S CELL (NU-612) % FURLOW AGAIN MADE THREATS TO BEAT THIS PLAINTIFF'S ASS AND OTHER, AND SEXUAL HARASSMENT TO THIS PLAINTIFF ①

(119) ON SEPTEMBER 12, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE INSTITUTIONAL MAIL (OO TO LOCKDOWN) A MEDICAL REQUEST SLIP WITHIN A SEALED ENVELOPE ADDRESSED TO HEALTHCARE REQUESTING CARE FOR "① CHRONIC PAIN TO BROKEN LEFT HAND RING FINGER, NEED PAIN MEDS, ② CHRONIC PAIN TO NECK, SWELLING, OTHER OO TO ORANGE CRUSH SHAKEDOWN ON SEPTEMBER 08, 2017, OF NU-CELL HOUSE AGGRAVATING NECK INJURY, PAIN MEDS, MUSCLE RELAXERS, M.R.I., TO DIAGNOSE WHAT'S WRONG ③..." (EX#31)

(120) ON SEPTEMBER 13, 2017, THIS PLAINTIFF WAS SEEN WITHIN THE NORTH UPPERS CELL HOUSE HEALTHCARE AS A RESULT OF PLAINTIFF'S MEDICAL REQUEST SLIP DATED SEPTEMBER 10, 2017, (PH#115, EX#20) BY DEFENDANT, NURSE JANE DOE#5, WHERE NURSE JANE DOE#5 TOLD THIS PLAINTIFF THAT SHE WAS JUST RECENTLY CONTACTED BY THE ADMINISTRATION REGARDING PLAINTIFF'S BROKEN (RING) FINGER AND THAT SHE (NURSE JANE DOE#5) HAD REVIEWED PLAINTIFF'S MEDICAL RECORDS AND COULD NOT READ DEFENDANT DR. SHAH'S HAND WRITING (REFEXING TO DR. SHAH'S ENTRY FROM HIS VISIT WITH PLAINTIFF ON SEPTEMBER 02, 2017 (PH#104, #105)) AND THAT SHE (NURSE JANE DOE#5) COULD NOT FIND A SICK CALL REQUEST AND HAD NO CLUE AS TO WHAT OR WHY DEFENDANT, DR. SHAH, SAW THIS PLAINTIFF FOR OR ABOUT, WHERE THIS PLAINTIFF INFORMED HER THAT DR. SHAH SAW PLAINTIFF AS A RESULT OF PLAINTIFF'S FAMILY FILING A COMPLAINT ON THE WEB SIGHT ABOUT PLAINTIFF'S BROKEN RING FINGER (PH#100). NURSE JANE DOE#5 TOLD THIS PLAINTIFF THAT PLAINTIFF'S FINGER (RING) HAD A BROKEN PIECE (CHIP) OFF AND ALSO A FRACTURE (2 ISSUES). THEN NURSE JANE DOE#5 EXAMINED THIS PLAINTIFF'S NECK AND THAT SHE WOULD REQUEST THAT I RECEIVE MUSCLE RELAXERS AND PAIN MEDICATION, AND TO SEE A DOCTOR. ALL TO NO AVAIL (EX#32, 33, 34, 35)

(121) ON SEPTEMBER 13, 2017, DEFENDANT'S, DEDE SHORT, AND DEFENDANT, WARDEN LASHBROOK, RESPONDED TO THIS PLAINTIFF'S FAMILY (GARY BENTZ'S) COMPLAINT ON THE WEB SIGHT (PH#100, EX#21, 22) ALMOST TWO (2) WEEKS LATER ①

(122) ON SEPTEMBER 14, 2017, AS A RESULT OF THIS PLAINTIFF'S GRIEVANCE DATED: SEPTEMBER 02, 2017, (T37-9-17) (PH#107, [REDACTED]) THIS PLAINTIFF WAS TAKE TO THE MAIN HEALTHCARE (AS A ADD ON) FOR X-RAYS OF PLAINTIFF BROKEN RING FINGER (4-VIEWS) AT ABOUT 9:00AM, WHERE THIS PLAINTIFF WAS TOLD BY DEFENDANT, NURSE JANE DOE#7 THAT THE X-RAY SHOWED THAT THE FINGER (RING) HAS YET STARTED TO HEAL AT ALL AND WAS STILL BROKEN AND SHE DID NOTHING MORE FOR THIS PLAINTIFF. ① (AND NURSE JOHN DOE#8)

(123) ON SEPTEMBER 14, 2017, UPON THIS PLAINTIFF BEING LET OUT OF PLAINTIFF'S CELL (NU-612) TO GO TO HEALTHCARE FOR X-RAYS (PH#122) THIS PLAINTIFF WAS HAND CUFFED BEHIND THE BACK OO TO A LOCKDOWN AND SENT DOWN STAIRS BY DEFENDANT, % JOHN DOE#3, WHERE THIS PLAINTIFF WENT DOWN STAIRS FOR PLAINTIFF'S HEALTHCARE X-RAYS (PH#122). WHILE PLAINTIFF WAS WAITING BY THE NORTH UPPERS CELL HOUSE SGT. CAGE TO BE ESCORTED TO MAIN HEALTHCARE UNIT DEFENDANT, % FURLOW, AGAIN STARTED TO THREATEN TO BEAT PLAINTIFF'S ASS AND SEXUALLY HARASSING THIS PLAINTIFF, WHERE % FURLOW BENT OVER/METLED DOWN AND PUT HIS (% FURLOW'S) HEAD/FACE IN THIS PLAINTIFF'S CROTCH (WHILE PLAINTIFF WAS HANDCUFFED) ①

BEHIND THE BACK. THIS PLAINTIFF STEPED BACK THEN 90 FURLOW STOOD UP AND SHOVED THIS PLAINTIFF INTO THE BARS OF THE 6ET. CAGE AND AGAIN STARTED TO THREATEN THIS PLAINTIFF AGAIN THIS TIME FOR PLAINTIFF STEPPING BACK TO REMOVE DEFENDANT, 90 FURLOW'S HEAD/FACE FROM PLAINTIFF'S CROTCH. THEN PLAINTIFF WAS ESCORTED TO THE HEALTHCARE UNIT AS ABOVE DESCRIBED WITHIN (PH#122) ①

(124) ON SEPTEMBER 16, 2017, ON THE 7am-3pm SHIFT, WHILE ON LOCKDOWN, THE NORTH UPPERS CELL HOUSE SIX (6) GALLERY WAS RAN TO SHOWERS TO INCLUDE THIS PLAINTIFF (NU-612), WHERE BOTH ON THE WAY TO AND FROM THE SHOWER DEFENDANT, 90 YANKEY, AND DEFENDANT, 90 D. GROSS, BOTH AGAIN SEXUALLY HARASSED, AND THREATENED THIS PLAINTIFF WITH EXCESSIVE FORCE ①

(125) ON SEPTEMBER 19, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE'S INSTITUTIONAL MAIL (DO TO LOCKDOWN) A MEDICAL REQUEST SLIP ADDRESSED TO HEALTHCARE (HAND WRITTEN) IDENTICAL IN CONTENT (EX#36) ABOVE MEDICAL REQUEST SLIP. (PH#113, EX#29) -

(126) ON SEPTEMBER 20, 2017, THIS PLAINTIFF WAS SEEN WITHIN THE NORTH UPPERS CELL HOUSE HEALTHCARE BY DEFENDANT, NURSE PRACTITIONER, MOLDENHAUER, REGARDING PLAINTIFF'S BROKEN FINGER AND OTHER MEDICAL (NECK) ISSUES, DO TO CONTINUED CHRONIC PAIN, ETC.--, WHERE MOLDENHAUER PUT PLAINTIFF IN FOR X-RAYS OF PLAINTIFF'S BROKEN FINGER IN TWO (2) WEEKS AND AGAIN IN FOUR (4) WEEKS TO SEE IF THIS PLAINTIFF' FINGER WAS STILL BROKEN, AND FINALLY PUT THIS PLAINTIFF IN TO SEE THE DOCTOR, BUT MOLDENHAUER DO NOTHING ELS FOR THIS PLAINTIFF AND DID NOT SPLINT PLAINTIFF'S FINGER OR GIVE ANY PAIN MEDICATION FOR PLAINTIFF'S CHRONIC PAIN, AND/OR ANYTHING FOR PLAINTIFF'S RE-AGGRAVATED NECK INJURY. (EX#37, 38) ①

(127) DURING THE ABOVE HEALTHCARE CALL PASS (SEE: PH#126) DEFENDANT, 90 YANKEY (WHILE PLAINTIFF WAS HAND CUFFED BEHIND THE BACK DO TO LEVEL ONE LOCKDOWN) TOLD THIS PLAINTIFF TO BEND OVER BECAUSE HE (YANKEY) WOULD LOVE TO STICK HIS (YANKEY'S) DICK INTO THIS PLAINTIFF'S ASS, AND WHERE YANKEY WENT ON TO TELL THIS PLAINTIFF HOW MUCH HE (YANKEY) WOULD LOVE TO SUCK THIS PLAINTIFF'S DICK ALONG WITH OTHER SEXUAL REMARKS AND GESTURES. ①

(128) ON SEPTEMBER 22, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH (MU-612) UPPERS CELL HOUSE INSTITUTIONAL MAIL (DO TO LOCKDOWN) A MEDICAL REQUEST SLIP WITHIN A SEALED ENVELOPE ADDRESSED TO HEALTHCARE REQUESTING CARE FOR, (1) CHRONIC PAIN TO BROKEN LEFT HAND RING FINGER, ECT...; (2) CHRONIC PAIN TO NECK, SWELLING, OTHER, ECT... (M.R.I.); (3) CHRONIC PAIN TO RIGHT HAND, ECT... (EX#40)

(129) ON SEPTEMBER 23, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH UPPERS CELL HOUSE (MU-612) INSTITUTIONAL MAIL (DO TO LOCKDOWN) WITHIN A SEALED ENVELOPE ADDRESSED TO THE GRIEVANCE OFFICE PLAINTIFF'S GRIEVANCES DATED: AUGUST 11, 2017; AUGUST 23, 2017; AND AN EMERGENCY GRIEVANCE DATED: AUGUST 11, 2017 (ALLEGEDLY DENIED). (1)

(130) ON SEPTEMBER 24, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH (MU-612) UPPERS CELL HOUSE INSTITUTIONAL MAIL (DO TO LOCKDOWN) A MEDICAL REQUEST SLIP WITHIN A SEALED ENVELOPE ADDRESSED TO HEALTHCARE IDENTICAL IN CONTENT AS ABOVE MEDICAL REQUEST IN PH#128. (EX#41)

(131) ON SEPTEMBER 25, 2017, FILED GRIEVANCES THROUGH THE INSTITUTIONAL MAIL TO THE GRIEVANCE OFFICER (MU-612). (1)

(132) ON SEPTEMBER 28, 2017 AT ABOUT 11:30AM, DEFENDANT, COUNSELOR, K. ALLSUP AT CELL MU-612 DURING ALLSUP'S ROUNDS THIS PLAINTIFF SHOWED ALLSUP THIS PLAINTIFF'S OBVIOUSLY BROKEN LEFT HAND RING FINGER AND OBVIOUSLY RE-AGGRAVATED NECK ISSUES, ALONG WITH OTHER MEDICAL ISSUES, WHERE THIS PLAINTIFF REQUESTED OF ALLSUP FOR MEDICAL CARE DO TO THIS PLAINTIFF'S CHRONIC PAIN AND OBVIOUSLY SERIOUS MEDICAL NEEDS. DEFENDANT, ALLSUP ACKNOWLEDGED THE SERIOUSNESS OF THIS PLAINTIFF'S MEDICAL NEEDS AND CHRONIC PAIN BUT REFUSED TO DO ANYTHING FOR THIS PLAINTIFF AT ALL, AND TOLD PLAINTIFF BROKEN BONES ARE NOT A CHRONIC ISSUE. (1)

(133) ON SEPTEMBER 28, 2017, THIS PLAINTIFF PLACED WITHIN THE NORTH (MU-612) UPPERS CELL HOUSE INSTITUTIONAL MAIL ANOTHER MEDICAL REQUEST SLIP (DO TO LOCKDOWN) ADDRESSED TO HEALTHCARE IDENTICAL IN CONTENT AS ABOVE MEDICAL REQUEST SLIP AS DESCRIBED WITHIN PH#128, AND 130. (EX#43)

(134) ON SEPTEMBER 30, 2017, THIS PLAINTIFF WAS SEEN WITHIN THE NORTH UPPERS HEALTHCARE AS A DIRECT RESULT OF PLAINTIFF'S MEDICAL SICK CALL REQUEST DATED SEPTEMBER 28, 2017 (SEE: PH #133) BY DEFENDANT, NURSE JANE DOE #6, WHERE THIS PLAINTIFF WAS CHARGED A FIVE DOLLAR (\$5.00) MEDICAL CO-PAY. NURSE JANE DOE #6 THEN TOLD THIS PLAINTIFF THAT PLAINTIFF WAS BEING CHARGED \$5.00 CO-PAY BECAUSE PLAINTIFF KEEPS PUTTING IN FOR SICK CALL REQUESTING PAIN MEDICATION AND CARE FOR PLAINTIFF'S SERIOUS MEDICAL NEED PLAINTIFF BROKEN LEFT RING FINGER AND FURTHER STATED THAT SHE (NURSE JANE DOE #6) WOULD DO NOTHING FOR PLAINTIFF BECAUSE "A BROKEN BONE IS NOT A CHRONIC ISSUE." (NOTION LO#1 EX#4445)

(135) ON OCTOBER 02, 2017, THIS PLAINTIFF WAS SEEN WITHIN THE NORTH UPPERS HEALTH CARE AS A DIRECT RESULT OF PLAINTIFF'S FAMILY (MR. DEWZ) E-MAILING AND CALLING I.D.O.C./MEMPHIS ABOUT THIS PLAINTIFF'S BROKEN LEFT RING FINGER AND CHRONIC PAIN, AND DEMAND OF MEDICAL CARE, WHERE THIS PLAINTIFF WAS SEEN BY DEFENDANT, DOCTOR SIDDIQUI SAID DOCTOR TOLD THIS PLAINTIFF HE WOULD PRESCRIBE PLAINTIFF A THREE (3) MONTH PRESCRIPTION OF T.B.U.'S 600mg 3X PER DAY, AND A THREE (3) MONTH PRESCRIPTION OF MUSCLE RELAXERS, AND WOULD PUT PLAINTIFF IN FOR X-RAYS OF PLAINTIFF'S BROKEN LEFT RING FINGER, BUT HE COULD NOT DO ANYTHING MORE FOR PLAINTIFF BECAUSE "WEXFORD HEALTH SERVICE WOULD NOT LET HIM DO ANYTHING." (EX#46,47)

(136) ON OCTOBER 02, 2017, THIS PLAINTIFF RECEIVED EMERGENCY GRIEVANCE RESPONSE FROM THE ADMINISTRATIVE REVIEW BOARD

(137) ON OCTOBER 04, 2017, ON THIS PLAINTIFF'S WAY FROM PLAINTIFF'S CELL TO GO ON A LEGAL EXCHANGE CALL PASS TO MAIN PROPERTY, JUST OUTSIDE OF THE SGT. CAGE OF THE NORTH UPPERS DEFENDANT GROSS STARTED TO SEXUALLY HARASS THIS PLAINTIFF AT ABOUT 8:15 AM.

(138) ON OCTOBER 04, 2017, LATER THAT SAME DAY THIS PLAINTIFF WAS RETURNING FROM THE YARD WITH NU-6 GALLERY DEFENDANT, JASON FURLOW SEXUALLY HARASSED THIS PLAINTIFF AT ABOUT 2pm ON THE NU-6 GALLERY FLAG.

(139) ON OCTOBER 08, 2017, THIS PLAINTIFF WAS ON THE WAY TO YARD AND AGAIN ON THE WAY BACK FROM YARD (BOTH) WITH THE NU-6 GALLERY AT ABOUT 11:00am AND AGAIN AT 2:00pm BOTH DEFENDANTS, JASON FURLOW AND MASON VANKEY THREATENED TO BEAT THIS PLAINTIFF'S ASS AND SEXUALLY HARASSED THIS PLAINTIFF.

(140) ON OCTOBER 10, 2017, THIS PLAINTIFF WAS TAKEN TO MAIN HEALTHCARE FOR X-RAYS, WHERE TWO (2) VIEWS OF PLAINTIFF'S LEFT RING FINGER WERE TAKEN. BY DEFENDANT, JANE DOE #7 (NURSE) (EX#4849)

(141) ON OCTOBER 10, 2017, ON THIS PLAINTIFF'S WAY TO AND FROM THE NU-CELL HOUSE AND/OR HEALTHCARE FOR X-RAYS (PH#140) AND THROUGHOUT THE DAY 7AM-3AM DEFENDANT, FURLOW HAD THIS PLAINTIFF'S GALLERY SIX (NU-612), WHERE UPON FURLOW KEYING IN AND OUT THIS PLAINTIFF FOR PLAINTIFF'S CALL PHASES AND UPON FURLOW PASSING PLAINTIFF'S CELL (NU-612) DOING ROUNDS, DEFENDANT FURLOW EVERY TIME HE PASSED/STOPPED AT PLAINTIFF'S CELL (ALL DAY LONG) FURLOW SEXUALLY HARASSED, MADE SEXUAL JESTES, AND THREATENED TO BEAT THIS PLAINTIFF. (1)

(142) ON OCTOBER 11, 2017, THIS PLAINTIFF WAS SCHEDULED FOR A LEGAL CALL WITHIN THE CHAPEL, WHERE PLAINTIFF WAS ESCORTED FROM THE NORTH LAPPERS CELL HOUSE (NU-612) TO AND FROM THE CHAPEL BY DEFENDANT FURLOW DURING BOTH MOVEMENTS (TO AND FROM) FURLOW STARTED TO GRAB PLAINTIFF'S LEFT ARM JUST ABOVE THE ELBOW PUSHING AND PULLING PLAINTIFF BRUISING PLAINTIFF'S ARM TELLING PLAINTIFF TO SWING ON HIM (FURLOW) SO FURLOW COULD BEAT PLAINTIFF'S ASS, AND FURLOW WENT ON TELLING PLAINTIFF, "I WANT TO JUST SHOVE MY DICK DOWN YOUR" (PLAINTIFF'S) "THROUGHT", WHERE FURLOW AT ABOUT 11:15AM ALSO TOLD PLAINTIFF THAT HE (FURLOW) STATING: "I SHOULD JUST SHOVE MY DICK DOWN YOUR FUCKING THROUGHT" THIS ALSO OCCURRED ON THE WAY BACK AT ABOUT 12:10 PM. (1)

(143) ON OCTOBER 12, 2017, AT ABOUT 10:20AM DURING A NU-6 GALLERY LUNCH LINE MOVEMENT DEFENDANT'S, FURLOW AND GROSS BOTH TOLD THIS PLAINTIFF THAT THEY WERE GOING TO BEAT THE SHIT OUT OF ME, WHERE UPON RETURNING FROM THE CHOW HALL AT ABOUT 10:45AM DEFENDANTS FURLOW, GROSS, AND SGT. JAMES AND MADE THE SAME THREATS AND FURLOW, AND GROSS ALSO STARTED TO SEXUALLY HARASS THIS PLAINTIFF. (1)

(144) ON OCTOBER 12, 2017, THIS PLAINTIFF SENT JOHN HOWARD ACCOCIATION ("PREA") A LETTER REGARDING THE SEXUAL HARASSMENT AND/OR SEXUAL ASSAULT AND BATTERY OF DEFENDANTS, FURLOW, VANKEY, AND D. GROSS WITH AN INSTITUTIONAL MONEY VOUCHER. (EX#50)

(145) ON OCTOBER 12, 2017, THIS PLAINTIFF PUT IN A REQUEST SLIP TO SEE MENTAL HEALTH BY PUTTING IT WITHIN THE NU-CELL HOUSE BOX REQUESTING "TO SPEAK TO MENTAL HEALTH IN PRIVATE" REGARDING THE DEFENDANTS' ABOVE DESCRIBED ACTIONS AS LATER DESCRIBED IN THIS COMPLAINT. (EX#51)

(146) ON OCTOBER 14, 2017, AT ABOUT 9:15AM DURING THE NU-6 GALLERY LINE MOVEMENT BOTH TO AND FROM THE CHOW HALL (AND AGAIN RETURNING) JUST OUTSIDE OF THE NU-CELL HOUSE DEFENDANT, LT. QUALLS THREATENED TO BEAT THIS PLAINTIFF'S ASS AFTER REQUESTING LT. QUALLS OF THE CONTINUED THREATS AND SEXUAL HARASSMENT AND/OR OTHER OF DEFENDANTS FURLOW, GROSS, VANKEY, AND SGT. JAMES TO THIS PLAINTIFF AS ABOVE DESCRIBED WITHIN THIS COMPLAINT, BUT LT. QUALLS ALSO WENT ON TO TELL PLAINTIFF THAT PLAINTIFF SHOULD HAVE THOUGHT ABOUT THAT BEFORE SUING HIM (LT. QUALLS) (NOTE PLAINTIFF AS A COURSE OF ACTIONS WHERE (MUL) QUALLS IS A NAMED PARTY (1)

(147) FURTHERMORE ON OCTOBER 14, 2017, AS DESCRIBED WITHIN ABOVE PH#146 OF THIS COMPLAINT UPON THIS PLAINTIFF BOTH GOING TO AND COMING FROM THE CHOW HALL ON THE SIX (6) GALLERY FLAG OF MU-CELL HOUSE DEFENDANT'S, YANKEY, GROSS, AND FURLOW THREATENED TO BEAT PLAINTIFF AND SEXUALLY HARASSED THIS PLAINTIFF. ①

(148) ON OCTOBER 17, 2017, THIS PLAINTIFF WAS ON A COMISARY LINE MOVEMENT WITH SIX (6) GALLERY WHERE ON THE 6-GALLERY FLAG DEFENDANT, GROSS THREATENED TO BEAT PLAINTIFF, AND FURTHERMORE WHILE THIS PLAINTIFF WAS IN COMISARY DEFENDANT, FURLOW ALSO THREATENED AND SEXUALLY HARASSED THIS ~~PLAINTIFF~~ PLAINTIFF AS ABOVE DESCRIBED. ①

(149) ON OCTOBER 18, 2017, THIS PLAINTIFF WAS ON A LUNCH LINE MOVEMENT WITH MU-6-GALLERY, WHERE ON THE 6-GALLERY FLAG BOTH COMING FROM AND GOING TO CHOW DEFENDANT'S, FURLOW, GROSS, AND YANKEY SEXUALLY HARASSED, AND BLOWED KISSES, CALLING PLAINTIFF A FAG, THEIR GIRL, ETC. -- AND OTHER ①
(NOTE: PLAINTIFF IS NOT GAY)

(150) ON OCTOBER 19, 2017, AT ABOUT 11:00 AM THIS PLAINTIFF WAS RETURNING FROM A WRIT IN THE U.S.D.C./S.D.I.L (BENTZ (V) COWAN) WHICH WAS CANCELLED, WHERE PLAINTIFF WAS ON THE MU-6-GALLERY FLAG WAITING FOR A JOHN DOE 90 GALLERY OFFICER TO KEY OPEN THE 6-GALLERY DOOR DEFENDANT, GROSS AGAIN STARTED TO SEXUALLY HARASS THIS PLAINTIFF. ①

(151) AS A RESULT OF PLAINTIFF REQUEST SLIP TO MENTAL HEALTH DATED OCTOBER 12, 2017, (PH#145) ON OCTOBER 19, 2017, AT ABOUT 1:30 PM WITHIN THE MU-CELL HOUSE MENTAL HEALTH CAME TO TALK TO THIS PLAINTIFF IN PRIVATE ABOUT THE ACTIONS OF DEFENDANT'S, FURLOW, YANKEY, AND GROSS AS ABOVE DESCRIBED WITHIN THIS ACTION. ①

(152) ON OCTOBER 20, 2017, AT ABOUT 11:45 AM AT PLAINTIFF'S CELL MU-612 DEFENDANT, GROSS (AND TWO (2) NEW TRAINEES SO'S) STOPPED AT THIS PLAINTIFF'S CELL AND THREATENED TO OPEN PLAINTIFF'S CELL DOOR AND BEAT PLAINTIFF'S ASS, WITH HIS KEY IN THE DOOR TURNED TELLING PLAINTIFF TO COME OUT OF HIS CELL, WHERE PLAINTIFF REFUSED TO DO SO AFTER ABOUT FIVE (5) MINUTS GROSS LEFT. ①

(153) ON OCTOBER 20, 2017, DEFENDANT'S, GROSS, SGT. MIKE MCCLURE, AND 90 CHRISTOPHE FRITSCHÉ REFUSED TO ALLOW THIS GRIEVANT TO GO TO LAW LIBRARY DISPUTE KNOW COURT DEADLINES AND PLAINTIFF BEING ON THE CALL LINE IN RETALIATION FOR PLAINTIFF FILING GRIEVANCES ON SAID STAFF. ①

(154) ON OCTOBER 22, 2017, THIS PLAINTIFF WAS ON A MU-6-GALLERY LUNCH LINE MOVEMENT, WHERE ON THE MU-6-GALLERY FLAG DEFENDANT, YANKEY AGAIN THREATENED AND SEXUALLY HARASSED THIS PLAINTIFF. ①

(155) ON OCTOBER 23, 2017, THIS PLAINTIFF WAS BEING ESCORTED FROM THE (EX#53) MU-CELL HOUSE TO HEALTHCARE FOR X-RAYS AND WAS AGAIN THREATENED AND SEXUALLY HARASSED BY THE ESCORTING % DEFENDANT, FURLOW. (3-VIEWS IN ALL 4TH FINGER)

(156) ON OCTOBER 23, 2017, THIS PLAINTIFF PLACED WITHIN THE MU-SICK CALL BOX A HAND WRITTEN REQUEST FOR I.B.U.'S AND MUSCLE RELAXOR REFILL FOR THIS PLAINTIFF'S CHRONIC PAIN.

(157) ON OCTOBER 24, 2017, THIS PLAINTIFF WAS SEEN BY DEFENDANT, M.P. MIKE MOLDENHAUER WITHIN THE MU-CELL HOUSE SICK CALL AREA REGARDING PLAINTIFF'S X-RAYS OF 4TH RING FINGER (LEFT HAND) ON OCTOBER 10, 2017 (PH#14), WHERE MOLDENHAUER GAVE THIS PLAINTIFF THREE (3) CONFLICTING X-RAY RESULTS (1) THAT PLAINTIFF'S LEFT 4TH RING FINGER IS HEALED, (2) THAT PLAINTIFF'S LEFT 4TH RING FINGER WAS FRACTURED AND HEALING, (3) THAT PLAINTIFF'S LEFT 4TH RING FINGER WAS STILL BROKEN. THIS PLAINTIFF WAS AGAIN SCHEDULED FOR X-RAYS IN TWO WEEKS. (EX#54)

(158) FURTHERMORE, ON OCTOBER 24, 2017, AS ABOVE DESCRIBED IN PH#157 DEFENDANT, MOLDENHAUER TOLD THIS PLAINTIFF THAT HIS VISIT WITH PLAINTIFF WAS TO REVIEW PLAINTIFF'S X-RAY'S (4TH LEFT RING FINGER) OF OCTOBER 10, 2017, BUT THAT THE X-RAY REPORT WAS NOT BACK YET, AND THAT MOLDENHAUER WAS SEEING PLAINTIFF JUST TO LET PLAINTIFF KNOW THAT PLAINTIFF WOULD BE RE-SCHEDULED IN TWO (2) WEEKS, BECAUSE PAPERS WERE ALREADY PASSED OUT. DISPIE MOLDENHAUER'S PREVIOUS CONFLICTING STATEMENTS (PH#157) MOLDENHAUER WENT ON TO TELL THIS PLAINTIFF WITHOUT LOOKING AT PLAINTIFF'S MEDICAL RECORDS THAT PLAINTIFF'S 4TH LEFT RING FINGER WAS AN OLD HEALED FRACTURE AND AGAIN LATER TOLD PLAINTIFF THE X-RAY SHOWED PLAINTIFF'S LEFT 4TH FINGER HAD STARTED TO HEAL. DEFENDANT, MOLDENHAUER GAVE THIS PLAINTIFF SO MANY COUNTERDIKTIVE X-RAY FINDINGS OFF OF AN X-RAY REPORT FOR X-RAYS OF 10/10/2017 THAT MOLDENHAUER HAD NOT EVEN RECEIVED BACK YET, BUT SINCE THIS PLAINTIFF HAD JUST HAD X-RAYS TAKE AGAIN ON OCTOBER 23, 2017, MOLDENHAUER WOULD RE-SCHEDULE TO SEE THIS PLAINTIFF IN TWO (2) WEEKS WHEN MOLDENHAUER HAD RECEIVED BOTH X-RAY REPORTS FOR OCTOBER 10, 2017, AND OCTOBER 23, 2017. (EX#54)

(159) ON [REDACTED] NOVEMBER 02, 2017, DEFENDANT, LASHBROOK DEMIED THIS PLAINTIFF'S EMERGENCY GRIEVANCE DATED OCTOBER 10, 2017. (#08-11-17)

(160) ON NOVEMBER 02, 2017, DURING A LUNCH LINE MOVEMENT OF MU-6-GALLERY BOTH GOING AND RETURNING DEFENDANT, FURLOW THREATENED AND SEXUALLY HARASSED THIS PLAINTIFF AS ABOVE DESCRIBED WITHIN THIS COMPLAINT.

(161) ON NOVEMBER 10, 2017, THIS PLAINTIFF WENT ON A CALL PASS TO HEALTHCARE AT ABOUT 8:30AM (MU-612) TO SEE DEFENDANT, DR. SIDDIQUI IN THE MAIN HEALTHCARE UNIT, AUTHORIZED BY DEFENDANT, CHRISTA MAHREK FOR PLAINTIFF'S BROKEN LEFT 4TH RING FINGER X-RAYS, WHERE SIDDIQUI TOLD THIS PLAINTIFF THAT HE (SIDDIQUI) CAN NOT DO ANYTHING NOW FOR THIS PLAINTIFF'S BROKEN FINGER BECAUSE IT WAS TOO LATE IT HAD STARTED TO HEAL AND THAT THIS PLAINTIFF SHOULD HAVE SAID SOMETHING SOONER. (AS IF THIS WAS THE FIRST COMPLAINT PLAINTIFF HAD MADE PER BROKEN FINGER) (EX #58, 59) ①

(162) ON NOVEMBER 10, 2017, THIS PLAINTIFF PUT WITHIN THE MU-SICK CALL BOX A REQUEST FOR PLAINTIFF'S PRESCRIPTION REFILL[S] OF I.B.U.'S 600mg AND MUSCLE RELAXERS, ALL TO NO AVAIL. ①

(163) ON NOVEMBER 20, 2017, DEFENDANT, K. ALLSUP MADE ROUNDS AND CAME TO THIS PLAINTIFF'S CELL MU-612, WHERE THIS PLAINTIFF REQUESTED OF ALLSUP OF ISSUES WITH DEFENDANT'S, FURLOW, YANKEY, GROSS, SGT. JAMES, AND OTHERS REGARDING THE COUNTLESS THREATS TO BEAT PLAINTIFF'S ASS, ASSAULT AND BATTERY, SEXUAL ASSAULT AND BATTERY, SEXUAL HARASSMENT AND OTHER AS ABOVE DESCRIBED WITHIN THIS ACTION OF SAID DEFENDANT'S, DEFENDANT, ALLSUP REFUSED TO DO ANYTHING FOR THIS PLAINTIFF AND TOLD PLAINTIFF "TOUGH SHIT", AND THIS PLAINTIFF FURTHER INFORMED DEFENDANT, ALLSUP OF THE COUNTLESS ISSUES OF PLAINTIFF NOT GETTING MEDICAL CARE AND/OR RE-FILLS OF PAIN MEDS AND MUSCLE RELAXERS DISOBEY PLAINTIFF'S PRESCRIPTION AND/OR COUNTLESS ATTEMPTS TO GET SAID DONE. DEFENDANT, ALLSUP TOLD PLAINTIFF THAT SHE HAD NOTHING TO DO WITH MEDICAL AND WOULD NOT DO ANYTHING FOR PLAINTIFF BECAUSE PLAINTIFF IS SUING HER (ALLSUP) THEN ALLSUP WALKED OFF DOING NOTHING FOR PLAINTIFF. ①

(164) ON NOVEMBER 21, 2017, THIS PLAINTIFF FILED GRIEVANCE #8-11-17 DATED 10/10/2017 (A DENIED EMERGENCY GRIEVANCE) WITHIN A SEALED ENVELOPE ADDRESSED TO DEFENDANT, ALLSUP BY PLACING SAID GRIEVANCE WITHIN THE NORTH LAYERS COUNSELLOR BOX. ①

(165) ON NOVEMBER 30, 2017, THE NORTH LAYERS (MU) CELL HOUSE WHERE THIS PLAINTIFF LIVED (MU-612) WAS SHOOK DOWN BY THE SOUTHERN ILLINOIS TACK TEAM (ORANGE CRUSH). DEFENDANT, ANDERSON (TACK) SHOOK THIS PLAINTIFF'S CELL DOWN TAKING THIS PLAINTIFF'S NON-CONTRABAND WALKMAN, PLAINTIFF'S LEGAL MATERIALS TO INCLUDE EXHIBITS (MOST OF), PLAINTIFF'S WRITING SUPPLIES (i.e. PAPER, PENS, ECT...), AND PLAINTIFF'S PRESCRIBED PAIN MEDICATION AND PRESCRIBED MUSCLE RELAXERS, WHERE PLAINTIFF LATER ATTEMPTED TO GET RE-FILLED PER PRESCRIPTION, BUT COULD NOT WITHOUT THE BUBBLE SHEET / CARD[S] THAT DEFENDANT, ANDERSON HAD TAKEN LEAVING PLAINTIFF IN CHRONIC PAIN AS BELOW DESCRIBED WITHIN THIS COMPLAINT AND UNABLE TO GET REFILLS DISOBEY PLAINTIFF'S WRITTEN REQUEST. (NOTE: DID NOT PUT ITEMS ON SHAKEDOWN SLIP). (EX #63) ①

(166) ON DECEMBER 01, 2017, THIS PLAINTIFF PLACED WITHIN THE INSTITUTIONAL MAIL (MU-612) DO TO LOCKDOWN A HAND WRITTEN MEDICAL REQUEST FOR THIS PLAINTIFF'S RE-AGGRAVATED NECK INJURY DO TO THE (TACK) ORANGE CRUSH SHAKEDOWN POLICY OF HEADS DOWN FOR HOURS ON END, AND FOR THIS PLAINTIFF'S CHROMIC NECK AND FINGER PAIN, BROKEN LEFT 4TH FINGER, AND FOR PLAINTIFF'S PRESCRIBED REFILLS (i.e. I.B.U.'S, AND MUSCLE RELAXERS) THAT DEFENDANT ANDERSON TOOK AS ABOVE DESCRIBED WITHIN (PH#164) OF THIS COMPLAINT. (EX#65)

(167) ON DECEMBER 05, 2017, AS A DIRECT RESULT OF THIS PLAINTIFF'S MEDICAL SICK CALL REQUEST OF DECEMBER 01, 2017 (PH#166) WAS SEEN WITHIN THE MU-CELL HOUSE SICK CALL BY A NURSE DEFENDANT, NURSE JANE DOE#9, WHERE SHE COMPLETELY REFUSED TO DO ANYTHING FOR THIS PLAINTIFF AT ALL. (EX#68)

(168) ON DECEMBER 05, 2017, ON THIS PLAINTIFF'S WAY TO THE MU-SHOWER AND ALSO ON THE WAY BACK TO PLAINTIFF'S CELL MU-612 AFTER SHOWER DEFENDANT, THREADGILLE (ON THE 3pm TO 11pm SHIFT) UPON PLAINTIFF REQUESTING TO SEE THE NURSE MED TECK WHEN THEY CAME INTO THE HOUSE, TOLD THIS PLAINTIFF THAT HE (THREADGILLE) SHOULD BEAT PLAINTIFF FOR FILING GRIEVANCES ON STIFF AND THAT HE (THREADGILLE) WOULD DO NOTHING FOR THIS PLAINTIFF. (1)

(169) ON DECEMBER 06, 2017, ON THIS PLAINTIFF'S WAY TO AND FROM THE MU-6-GALLERY TO/FROM CHOW HALL WITHOUT ANY KIND OF PROVOKTION ON 6-6-FLAG DEFENDANT, THREADGILLE THREATENED TO BEAT THE HOLLY SHIT OUT OF THIS PLAINTIFF FOR NO REASON AT ALL. (1)

(170) ON DECEMBER 07, 2017, [REDACTED] DEFENDANT, LT/MAJOR, JOHN DOE#10, (1/4) OF INTERNAL AFFAIRS INTERVIEWED THIS [REDACTED] PLAINTIFF REGARDING PLAINTIFF'S GRIEVANCE #137-9-17, DATED 09/02/2017, AT THE REQUEST OF THE ADMINISTRATIVE REVIEW BOARD, PER ABOVE DESCRIBED ISSUES WITHIN THIS COMPLAINT. (1)

(171) ON DECEMBER 20, 2017, AT ABOUT 8:00AM, DEFENDANT, SGT FURLOW CAME TO THIS PLAINTIFF'S CELL (MU-612) AND STARTED TO THREATEN TO BEAT THIS PLAINTIFF'S ASS AND "FUCK" PLAINTIFF'S THINGS UP, AND TOLD PLAINTIFF TO PACK HIS "SHIT" BECAUSE PLAINTIFF WAS MOVING AND PLAINTIFF'S CELLY WAS ALSO MOVING. (1)

(172) ON DECEMBER 20, 2017, UPON THIS PLAINTIFF EXITING CELL MU-612 TO MOVE DEFENDANT'S, FURLOW, YANKEE, AND GROSS WERE STANDING OUTSIDE OF PLAINTIFF'S CELL MU-612, WHERE THEY ALL (3) STARTED TO THREATEN TO BEAT PLAINTIFF AND SEXUALLY HARASS PLAINTIFF TRYING TO PROVOK PLAINTIFF INTO DOING SOMETHING THAT THEY COULD USE TO JUSTIFY BEATING PLAINTIFF'S ASS. (1)

(173) FURTHERMORE, ON DECEMBER 20, 2017, DEFENDANT'S, FURLOW, YANKEY, GROSS, AND SGT. JAMES WOULD NOT LET THIS PLAINTIFF USE A CART TO MOVE PLAINTIFF'S PROPERTY DOWN THE GALLERY FROM PLAINTIFF'S CELL NU-42 TO ABOUT NU-654, WHERE THIS PLAINTIFF WAS FORCED TO CARRY PLAINTIFF'S PROPERTY BOXES TO THE NU-6-GALLERY FLAG KNOWING OF THIS PLAINTIFF'S LEFT 4TH RING FINGER INJURY, AND LEFT SIDE NECK INJURIES, AND BACK ISSUES, CAUSING 5TH AND INJURIES TO BE RE-AGGRAVATING [ED]. WHEN THIS PLAINTIFF REQUESTED OF DEFENDANTS, FURLOW, YANKEY, GROSS, AND SGT. JAMES THEY RESPONDED BY THROWING PLAINTIFF'S PROPERTY DOWN THE STAIRS (ALL FLIGHTS) FROM THE SIX (6) GALLERY TO THE GROUND. FURLOW FLINGING ALL PLAINTIFF'S PROPERTY ALL OVER THE PLACE DESTROYING SOME OF PLAINTIFF'S PROPERTY, TELLING PLAINTIFF THAT PLAINTIFF SHOULD NOT HAVE FILED GRIEVANCES ON THEM. THE THREATS JOINTLY CONTINUED FROM ALL (4) ABOVE DEFENDANTS FROM SEXUAL ASSAULT AND BATTERY, TO BOGUS DISCIPLINARY SANCTIONS/TICKET, AND SEGREGATION FOR OVER ONE HOUR. ①

(174) ON DECEMBER 20, 2017, WHILE THIS PLAINTIFF WAS PICKING UP PLAINTIFF'S PROPERTY AS ABOVE DESCRIBED IN PH# 173 THIS PLAINTIFF WAS SCHEDULED FOR A "LEGAL CALL", WHERE DEFENDANT, FURLOW TOOK THIS PLAINTIFF'S CALL PASS FOR LEGAL CALL AND TOLD PLAINTIFF TO SIGN ON IT REFUSE AND PLAINTIFF'S NAME AND NUMBER. THIS PLAINTIFF REFUSED TO SIGN UNTILL AFTER DEFENDANT, FURLOW SLAMED PLAINTIFFS HEAD INTO THE BARS, WHERE FURLOW ALSO FORCED PLAINTIFF TO SIGN ANOTHER PIECE OF PAPER INDICATING PLAINTIFF REFUSED. THIS PLAINTIFF NEVER REFUSED PLAINTIFF'S LEGAL CALL, BUT UPON ASKIN DEFENDANTS FURLOW, YANKEY, AND SGT. JAMES, AND OTHER UNIDENTIFIED JOHN DOE'S, et al, TO TAKE PLAINTIFF TO THE CHAPEL FOR PLAINTIFF'S LEGAL CALL THEY ALL REFUSED TO DO SO DENYING PLAINTIFF OF HIS CALL WITH HIS LAWYER IN BENTLEY HALL, USDC/SDIL, PLAINTIFF WAS LATER MOVED TO SOUTH UPPERS CELL HOUSE, CELL #846 (SU-846) ①

(175) UPON THIS PLAINTIFF ARRIVING WITHIN THE SOUTH UPPERS CELL HOUSE PLAINTIFF REQUESTED TO GO TO MEDICAL FOR PLAINTIFF'S REAGGRAVATED INJURIES AS ABOVE DESCRIBED WITHIN PH# 173, 174 OF UNIDENTIFIED JOHN DOE'S, et al, WHO TOLD THIS PLAINTIFF TO PUT IN A SICK CALL BECAUSE THEY WOULD NOT GET PLAINTIFF MEDICAL CARE.

(176) BETWEEN THE DATES OF DECEMBER 20, 2017 WITHIN THE SOUTH UPPERS CELL HOUSE AND THE DATE OF MARCH 30, 2018, THIS PLAINTIFF HAS CONTINUALLY PUT IN FOR MEDICAL CARE BY MEANS OF A HAND WRITTEN REQUEST PER ALL ABOVE ISSUES BY PLACING SAID REQUEST WITHIN THE SU-SICK CALL BOX ALL TO NO AVAIL, WHERE PLAINTIFF HAS ALSO REQUESTED FOR MEDICAL CARE FOR ABOVE MEDICAL ISSUES OF SEVERAL UNIDENTIFIED JOHN AND JAKE DOE'S, et al, ALL TO NO AVAIL WHERE PLAINTIFF IS TOLD TO PUT IN A SICK CALL SLIP/REQUEST TO INCLUDE DEFENDANT, JASON WALLER ALL TO NO AVAIL.

(177) ON JANUARY 26, 2018, THIS PLAINTIFF WAS SEEN WITHIN THE SOUTH UPERS CELLHOUSE HEALTHCARE BY DEFENDANT, MOLDENHAUER FOR PLAINTIFF'S MEDICAL ISSUES UNRELATED TO THIS ACTION, WHERE PLAINTIFF REQUESTED CARE FOR THIS PLAINTIFF'S LEFT RING FINGER SERIOUS MEDICAL NEED AND CHRONIC PAIN. DEFENDANT, MOLDENHAUER REFUSED TO DO ANYTHING FOR PLAINTIFF AND TOLD THIS PLAINTIFF "IF YOU WANT MEDICAL CARE YOU WILL HAVE TO SUE ME" TO QUOTE MOLDENHAUER. THIS PLAINTIFF WAS DENIED OF ANY CARE FOR PLAINTIFF'S SERIOUS MEDICAL NEEDS AND CHRONIC PAIN BOTH WERE OBVIOUS

(178) ON MARCH 30, 2018 THIS PLAINTIFF WAS SEEN WITHIN THE SOUTH UPERS CELL HOUSE (SU-846) HEALTHCARE BY DEFENDANT, NURSE MISS MEERS REGARDING PLAINTIFF'S SERIOUS MEDICAL NEEDS AND CHRONIC PAIN TO PLAINTIFF'S LEFT RING FINGER, AND OTHER MEDICAL ISSUES UNRELATED TO THIS ACTION, WHERE DEFENDANT WALLER WAS ALSO IN THE ROOM IN VIOLATION OF H.L.P.A.A. ACT. DEFENDANT MEERS LEARNED OF PLAINTIFF'S LAWSUIT (BENTLEY) MAVER MEERS REFUSED TO DO ANYTHING FOR THIS PLAINTIFF DISAPPEARED PLAINTIFF'S OBVIOUSLY SERIOUS MEDICAL NEEDS AND CHRONIC PAIN.

(179) THIS PLAINTIFF HAS CONTINUALLY FILED OTHER GRIEVANCES, NOT MENTIONED WITHIN THIS COMPLAINT REGARDING ISSUES AND/OR DEFENDANTS' WITHIN THIS ACTION MOST IF NOT ALL TO NO AVAIL.

(180) THE DEFENDANT, WEXFORD HEALTH SERVICE HAS A HISTORY OF NOT KEEPING ADEQUATE MEDICAL RECORDS ON INMATES MAKING INMATES RECORDS (MEDICAL RECORDS) WORTHLESS (TO INCLUDE THIS PLAINTIFF'S MEDICAL RECORDS) AS PREVIOUS EXPERT REPORTS (RECENT REPORTS) HAVE SHOWN, AND THEY ARE GETTING EVEN WORSE WITHIN I.D.O.C. AS A WHOLE.

(181) THERE IS ABSOLUTELY NO ACCOUNTABILITY FOR ANY DEFENDANT[S] ACTION[S], LACK OF ACTION[S], FAILURE TO ACT WITHIN THIS ACTION AS DESCRIBED IN THIS ACTION TO THE DEFENDANT[S] THEMSELVES PERSONALLY WHETHER PLAINTIFF PREVAILS AND/OR OTHER WITHIN THIS ACTION.

(182) THE ABOVE ACTIONS OF DEFENDANTS' AFOREMENTIONED WITHIN THIS ACTION CONSTITUTES THE TORT OF NEGLIGENCE.

(183) THE DEFENDANT[S], WEXFORD HEALTH SERVICE, IS UNDER CONTRACT WITH DEFENDANT, (BY) THE ILLINOIS DEPARTMENT OF CORRECTIONS, AND/OR MEYERD CORRECTIONAL CENTER, AND IS FURTHERMORE UNDER CONTRACT WITH THE AFOREMENTIONED MEDICAL DEFENDANTS WITHIN THIS ACTION (i.e. DR'S, MEDICAL NURSES, N.A.'S, ETC...) AND IN FULL AGREEMENT BY CONTRACT, POLICY[S] WRITTEN AND/OR UNWRITTEN TO NOT TREAT CERTAIN CHRONIC MEDICAL ISSUES/NEEDS IN VIOLATION OF INMATES AND PLAINTIFF'S CONSTITUTIONAL RIGHTS TO ADEQUATE HEALTHCARE.

(184) BETWEEN THE DATES OF AUGUST 11, 2017, THROUGHOUT MARCH 30, 2018, THIS PLAINTIFF HAS CONTINUALLY REQUESTED MEDICAL CARE FOR PLAINTIFF'S SERIOUS MEDICAL NEEDS AND CHRONIC PAIN FOR PLAINTIFF'S OBVIOUS INJURIES AS ABOVE DESCRIBED WITHIN THIS COMPLAINT, WHEREIN SAID REQUESTS WERE MADE PERSONALLY KNOWN TO DEFENDANTS, (FOR SAKE OF NON REPETITIVENESS SOME DEFENDANTS ARE ONLY NAMED WITHIN THIS PH#184 BUT ARE SUED ALL THE SAME), MULHOLLAND NURSE JANE DOE #6, DEAN GROSS, K. MAUE, KELLY PIERCE, ALEX JONES, DR. SHAH, DR. SIDDIQUI, FURLOW, FRITSCH, SHERRY BENTON, MOLDENHAUER, ALSUB, LASHBROOK, YANKEY, NURSE JANE DOE #7, HALLY HAWKINS, MIKE MCLURE, DEDE SHART, JANE DOE #5 (NURSE), NURSE JOHN DOE #8, SGT. JAMES, LT. QUALLS, NURSE JANE DOE #9, THRENDILL, LT/MR. JR/11A JOHN DOE #10, TAMER A TURNER, JASON WALLER, NURSE MISS MEARS, AND UNIDENTIFIED JOHN AND JANE DOES, et al, SEVERAL COUNTLESS REQUESTS OF EACH ALL TO NO AVAIL, WHERE ALL (ETCH) HAD PERSONAL KNOWLEDGE AND ABILITY TO REMEDIE BUT FAILED TO DO SO.

(185) THE PERSONS NAMED IN THIS ACTION ABSOLUTELY DO NOT HAVE IMPUNITY WHEN THEY INFRINGE THE CONSTITUTIONAL AUTHORITY THAT PENOLOGICALLY JUSTIFIES SOUND DECISION MAKING IN THE DAILY OPERATIONS OF PRISON.

DATE: 05/03/2018

151 David Bentz
DAVID BENTZ (AS-03210)
MENARD CORRECTIONAL CENTER
P.O. BOX #1000
MENARD, ILLINOIS
62259

FOOT NOTE LIST:

FN#10: EXHIBITS #6, 7, 30, 60, 61, 64, 66

REQUEST FOR RELIEF

THE PLAINTIFF, DAVID ROBERT BENTZ, PRO-SE, RESPECTIVELY PRAYS THAT THIS HONORABLE COURT WILL:

(A) AWARD NOMINAL DAMAGES IN THE FOLLOWING AMOUNTS TO VINDICATE THE PLAINTIFF'S RIGHTS, IN THAT THE DEFENDANTS' WILL FULLY AND KNOWINGLY VIOLATED:

① \$10,000 JOINTLY AND SEVERALLY AGAINST ALL DEFENDANTS' NAMED HEREIN;

(B) AWARD PUNITIVE DAMAGES IN THE FOLLOWING AMOUNTS TO DETER UNNECESSARY AND WANTON INFLICTION OF PAIN CAUSED BY OFFICIALS AND INDIVIDUAL ACTS OR FAILURES TO ACT THAT WERE WITHOUT PENOLOGICAL JUSTIFICATION, RESULTING IN GRATUITOUS INFLICTION OF PAIN AND SUFFERING-AS SUCH GRATUITOUS INFLICTION OF PAIN ALWAYS VIOLATES CONTEMPORARY STANDARDS OF DECECY, AND NEED NOT PRODUCE VISIOLE INJURY OR SETIOUS INJURY IN ORDER TO OFFEND THE EIGHTH AMENDMENT OF THE U.S. CONSTITUTION:

② \$50,000 AND/OR NINE TIMES (9X'S) ACTUAL DAMAGES AWARDED JOINTLY AND SEVERALLY AGAINST ALL DEFENDANTS' NAMED HEREIN;

(C) AWARD COMPENSATORY DAMAGES IN THE FOLLOWING AMOUNTS FOR THE PHYSICAL INJURY FIRST SUBSTAINED AND PAIN SUFFERED BY THIS PLAINTIFF DUE TO THE CONSTITUTIONAL RIGHT VIOLATIONS THAT WERE INTENTIONALLY INFLICTED UPON PLAINTIFF:

① \$50,000 JOINTLY AND SEVERALLY AGAINST ALL DEFENDANT'S NAMED HEREIN FOR THEIR FAILLRE TO GET AND/OR PROVIDE PLAINTIFF ADEQUATE MEDICAL CARE FOR SERIOUS MEDICAL NEEDS AND CHROMIC PAIN, AND FOR DELAY IN CARE.

② \$20,000 JOINTLY AND SEVERALLY AGAINST DEFENDANT'S, MIKE MCCLURE, JASON FURLOW, MASON VANKEY, DEAN GROSS, SGT. MR. JAMES, AND OTHER UNIDENTIFIED JOHN AND JANE DOE'S, et al, FOR THE SEXUAL ASSAULT AND BATTERY, AND SEXUAL HARASSMENT, AND OTHER AS DESCRIBED WITHIN THIS ACTION TO THIS PLAINTIFF.

① ISSUE A DECLARATORY JUDGMENT STATING THAT:

① THE PHYSICAL ABUSE OF PLAINTIFF BY DEFENDANTS VIOLATED [5] PLAINTIFF'S STATE LAW RIGHTS AND PLAINTIFF'S RIGHTS UNDER THE EIGHTH AMENDMENT, AS A CONVICTED SENTENCED PRISONER, TO CONSTITUTION AND CONSTITUTES AN ASSAULT AND BATTERY UNDER STATE LAW;

② ISSUE A PRE-LIMINARY INJUNCTION AND/OR T.R.O. ORDERING THE ILLINOIS DEPARTMENT OF CORRECTIONS AND/OR MENARD CORRECTIONAL CENTER TO:

① IMMEDIATELY ARRANGE FOR DEFENDANT'S, JASON FURLOW, MASON YANKEY, DEAN GROSS, SGT. MR. JAMES, TO BE T.R.O. FROM THIS PLAINTIFF

② IMMEDIATELY ARRANGE FOR PLAINTIFF TO RECEIVE PAIN MEDS AND MUSCLE RELAXERS, AND TO DIAGNOSE NECK ISSUES, AND ADDRESS FINGER ISSUES.

③ GRANT SUCH OTHER AND FURTHER RELIEF TO STOP SAID CONSTITUTIONAL RIGHTS VIOLATIONS AND/OR RELIEF AS IT MAY APPEAR THIS PLAINTIFF IS ENTITLED.

DATE: 05/03/2018

David Bentz
DAVID BENTZ (HS-032102)
MENARD CORRECTIONAL CENTER
P.O. BOX 11000
MENARD, ILLINOIS
62259



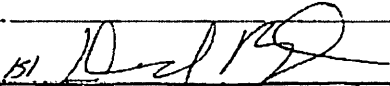
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DECLARATION UNDER FEDERAL RULE OF
CIVIL PROCEDURE II

I, THE UNDERSIGNED, CERTIFY TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF, THAT THIS COMPLAINT IS IN FULL COMPLIANCE WITH RULE 11 (a) AND (b) OF THE FEDERAL RULE OF CIVIL PROCEDURE. THE UNDERSIGNED ALSO RECOGNIZES THAT FAILURE TO COMPLY WITH RULE 11 (a) AND (b) MAY RESULT IN SANCTIONS, MONETARY OR NON-MONETARY, PURSUANT TO F.R.C.P. RULE 11 (e).

THE PLAINTIFF HEREBY REQUEST THE COURT ISSUE ALL APPROPRIATE SERVICES AND/OR NOTICES TO THE DEFENDANTS.

SIGNED THIS 03RD DAY OF MAY, 2018

BY 
DAVID BENTZ (#5-03210)
MELHARD CORRECTIONAL CENTER
P.O. BOX #1000
MELHARD, ILLINOIS
62259

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ILLINOIS

DAVID ROBERT BENTZ (#5-03210)
PLAINTIFF

-VS-

MULHOLLAND, et al.,
DEFENDANTS

DOCKET NO.:

CERTIFICATE OF SERVICE

I DAVID BENTZ, PRO-SE, PLAINTIFF, IN THIS ACTION DO HEREBY
CERTIFY THAT ON BELOW DATE I PLACED WITHIN MEMPHIS INSTITUTIONAL MAIL
TO THE LAW LIBRARY FOR E-FILE TO THIS COURT THE ATTACHED:
COMPLAINT AND EXHIBITS TOTALING 179-PAGES IN ALL.

DATE 05/03/2018

BY David Bentz
DAVID BENTZ (#5-03210)
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